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EXHIBIT 9



Transcript of the Deposition of **Christopher Khaya**

Case: Cutberto Viramontes; et al. v. The Cook County; et al. Taken On: February 14, 2022

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Cutberto Viramontes; et al. v. The Cook County; et al. Deposition of Christopher Khaya - Taken 2/14/2022

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IN	THE UNITED STATE NORTHERN DISTRIC EASTERN DI	T OF ILLINOIS	
CUTBERTO VIRA	MONTES, et al., Plaintiffs,)))	
-vs-) No. 1:21-CV-045	95
THE COUNTY OF	COOK, et al.,)	
	Defendants.)))	

The deposition of CHRISTOPHER KHAYA, called by the Defendants for examination, pursuant to notice and pursuant to the Federal Rules of Civil Procedure for the United States District Courts pertaining to the taking of depositions, taken via videoconference before Aneesha L. Williams, Registered Professional Reporter and Notary Public, within and for the County of Cook and State of Illinois, commencing at the hour of 9:30 a.m., on the 14th day of February, A.D., 2022.

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 1
 2
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               On behalf of the Plaintiffs;
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1	(Witness sworn.)	1	the shoulder or nod of the head. Your answer has to be
2	COURT REPORTER: Would counsel and witness please	2	yes or no.
3	state their appearance for the record and express their	3	Is that understood?
4	stipulation that this deposition may take place with	4	THE WITNESS: Yes.
5	remote administration of the oath and remote reporting of	5	MS. JANG: And if you need to take a break at any
6	the deposition and that the oath has the same force and	6	time, just let me know; but if there is a question
7	effect as if done in person under the penalty of perjury.	7	already pending, you have to answer before taking a
8	MR. BERGSTROM: William Bergstrom for the plaintiff,	8	break. Okay?
9	and we agree.	9	THE WITNESS: Okay.
10	MS. JANG: Hellin Jang and David Adelman, and we	10	CHRISTOPHER KHAYA,
11	agree on behalf of the defendants.	11	was called as a witness and, having first been duly
12	Good morning, Mr. Khaya. How are you doing	12	sworn, testified as follows:
13	this morning?	13	EXAMINATION
14	THE WITNESS: Fine.	14	BY MS. JANG:
15	MS. JANG: This is the deposition of Christopher	15	Q. What is your name?
16	Khaya, one of the plaintiffs in the matter of Cutberto	16	A. Christopher Shamoon Khaya.
17	Viramontes, et al., versus the County of Cook County,	17	Q. And can you spell that, please?
		18	
18	et al., 21 CV 04595, pending in the United States District Court for the Northern District of Illinois	19	A. The middle name? O. Yes.
19			
20	before Chief Judge Rebecca Pallmeyer.	20	A. S-H-A-M-O-O-N.
21	My name is Hellin Jang, and I'm an Assistant	21	Q. And you said you pronounce your name Mr. Khaya?
22	State's Attorney	22	A. Yes.
23	(Technical interruption.)	23	Q. Have you ever been known by any other name?
24	MS. JANG: My name is Hellin Jang. I'm an assistant	24	A. No.
	Page 5		Page 7
1	state's attorney with the Cook County State's Attorney's	1	Q. And what is your date of birth?
2	Office, and I'm representing the defendants you have sued	2	A. September 8th, 1996.
3	in this lawsuit.	3	COURT REPORTER: I'm sorry. Sir, did you say
4	I will be asking you a number of questions,	4	September?
5	which you have to answer truthfully since you are under	5	THE WITNESS: Yes. September 8th, 1996.
6	oath. If you do not understand my question, please let	6	BY MS. JANG:
7	me know, and I will rephrase it	7	Q. Have you ever given testimony in a deposition
8	(Technical interruption.)	8	before?
9	MS. JANG: I will assume you understood the	9	A. No. This is my first time.
10	question. Is that fair?	10	Q. And have you ever testified in court before?
11	(Reporter clarification.)	11	A. No.
12	MS. JANG: Can we go off the record?	12	Q. Have you ever been a plaintiff or a defendant
13	(Discussion off the record.)	13	in a case before, either civil or criminal?
14	(The record was read as requested.)	14	A. No.
15	MS. JANG: I'll back up a little bit.	15	Q. And where do you live?
16	I will be asking you a number of questions,	16	A. In Cook County, in Chicago.
17	which you have to answer truthfully since you are under	17	Q. And what is your address?
18	oath. If you do not understand my question, please let	18	A. Chicago,
19	me know, and I will rephrase it; but if you give an	19	Illinois.
20	answer, I will assume you understood the question. Is	20	Q. Go ahead. Chicago. Chicago, Illinois.
	that fair?	21	What is your ZIP code?
	11141 1411 :	22	A. A.
21	THE WITNESS: Foir		
21 22	THE WITNESS: Fair. MS_IANG: When you answer please answer so we can		
21	THE WITNESS: Fair. MS. JANG: When you answer, please answer so we can hear you. The court reporter cannot take down a shrug of	23	Q. And how many floors does your apartment building have?

	Page 8		Page 10
1	A. Three.	1	attorney talked about because that's privileged.
2	Q. And how many apartment units are there?	2	But you prepared with your attorney. When was
3	A. It's three units and a basement.	3	this?
4	Q. And you said that you're in Apartment No. ?	4	A. Last Wednesday.
5	A. Yes.	5	Q. And was it over Zoom?
6	Q. Is that on the floor?	6	A. Yes.
7	A. Yes, that's the floor.	7	Q. And how long did you meet with him for over
8	Q. And so each apartment is the entire floor; is	8	Zoom?
9	that correct?	9	A. 30 minutes.
10	A. Yeah.	10	Q. Did you review any documents?
11	Q. How long have you lived at that address?	11	A. No.
12	A. Since August of 2011.	12	MR. BERGSTROM: Objection.
13	Q. And where did you live prior to 2011?	13	BY MS. JANG:
14	A. Surprise, Arizona.	14	Q. Did you speak with anyone else about your
15	Q. Which city in Arizona?	15	deposition?
16	A. Surprise. Sun City.	16	A. No.
17	Q. And who else do you currently live with?	17	MS. JANG: And Ms. Court Reporter, if you could pull
18	A. It's me, my mom, my dad, and my sister.	18	up the complaint, and we'll mark that as Exhibit 1. I
19	Q. And what are their names?	19	have just a couple extra questions before we show the
20	A. My father's name is Ramiz Khaya; my mother's	20	complaint on the screen.
21	name is Janet Khaya; and my sister's name is Crystal	21	(Discussion off the record.)
22	Khaya.	22	BY MS. JANG:
23	(Reporter clarification.)	23	Q. Did you speak with your parents about this
24	THE WITNESS: Ramiz, R-A-M-I-Z.	24	deposition?
	Page 9		Page 11
1	BY MS. JANG:	1	A. Yes.
2	Q. And how old is your sister?	2	Q. Which of your parents did you speak with or
3	A. 21.	3	both?
4	Q. And how are you feeling today?	4	A. My dad my father.
5	A. How am I feeling? A little bit nervous. This	5	Q. And when did you speak with your father about
6	is the first time I've ever did this, so	6	this deposition?
7	Q. You're fine.	7	A. This morning.
8	Do you have any medical conditions that would	8	Q. And what did you discuss?
9	impair your memory?	9	A. I think I just told him I'm going to be in this
10	A. No.	10	deposition for probably an hour to a couple of hours. I
11	Q. So you're able to accurately testify today?	11	don't know the time, so
12	A. Yes.	12	Q. Did you discuss at all about your testimony?
	Q. Are you taking any medications that would	13	A. No. I just told him I'm going to have a
13	interfere with your memory?	14	deposition.
13 14	mericie with your memory.		Q. Okay. Did you speak with your sister about
	A. No.	15	
14 15 16	A. No.Q. Do you have any medical conditions that would	16	this deposition?
14 15 16 17	A. No. Q. Do you have any medical conditions that would interfere with your memory?	16 17	this deposition? A. No. She's at school.
14 15 16 17 18	A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No.	16 17 18	this deposition? A. No. She's at school. Q. And did you speak with your mother about this
14 15 16 17 18	 A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No. Q. Did you prepare for this deposition? 	16 17 18 19	this deposition? A. No. She's at school. Q. And did you speak with your mother about this deposition?
14 15 16 17 18 19 20	 A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No. Q. Did you prepare for this deposition? A. I guess with my attorney. 	16 17 18 19 20	this deposition? A. No. She's at school. Q. And did you speak with your mother about this deposition? A. No.
14 15 16 17 18 19 20 21	 A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No. Q. Did you prepare for this deposition? A. I guess with my attorney. Q. You said you met with your attorney? 	16 17 18 19 20 21	this deposition? A. No. She's at school. Q. And did you speak with your mother about this deposition? A. No. Q. Did you speak with either your parents or your
14 15 16 17 18 19 20 21 22	 A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No. Q. Did you prepare for this deposition? A. I guess with my attorney. Q. You said you met with your attorney? A. Yeah, met with my yeah, I prepared with my 	16 17 18 19 20 21 22	this deposition? A. No. She's at school. Q. And did you speak with your mother about this deposition? A. No. Q. Did you speak with either your parents or your sister about this lawsuit that you filed?
14 15 16 17 18 19 20 21	 A. No. Q. Do you have any medical conditions that would interfere with your memory? A. No. Q. Did you prepare for this deposition? A. I guess with my attorney. Q. You said you met with your attorney? 	16 17 18 19 20 21	this deposition? A. No. She's at school. Q. And did you speak with your mother about this deposition? A. No. Q. Did you speak with either your parents or your

	Page 12		Page 14
1	A. I just told him this is I just told him the	1	Amendment and Firearms Policy Coalition.
2	Cook County the weapons	2	Q. And who at the Firearms Policy Coalition did
3	(Reporter clarification.)	3	you speak with?
4	THE WITNESS: Oh, I told him about the background of	4	MR. BERGSTROM: Objection; form.
5	the lawsuit, and that's it. I didn't explain the point	5	MS. JANG: I'll withdraw.
6	of argument or anything, just a summary of a summary	6	BY MR. BERGSTROM:
7	of the lawsuit.	7	Q. How do you know that the Firearms Policy
8	BY MS. JANG:	8	Coalition prepared this complaint?
9	Q. And when did you have this conversation with	9	A. Because one of the attorneys that sent me this
10	your father?	10	complaint
11	A. This morning.	11	MR. BERGSTROM: Let me jump in here. Christopher,
12	Q. Did you speak with your father prior to this	12	to the extent you're about to say something that I have
13	morning about this lawsuit?	13	said to you or that you've heard from another attorney,
14	A. No.	14	don't answer any questions. That's privileged
15	Q. How long did you discuss this lawsuit with your	15	information.
16	father this morning?	16	You can answer from personal knowledge but not
17	A. 10 minutes.	17	from anything that I've told you or that you understand
18	Q. And when you say "background of this lawsuit,"	18	from communication with me or Pete or any of the other
19	can you explain what you told him?	19	attorneys.
20	A. Just the info of it. I just told him about the	20	MS. JANG: Okay. Yeah, I'll ask another question.
21	Cook County weapons ban, like just just challenging	21	BY MS. JANG: Okay. Tean, Th ask another question.
22	the weapons ban. That's what I was telling him. That's	22	
23	what it basically is, just questioning it.	23	Q. Did you speak directly with somebody from the
24		24	Firearms Policy Coalition? A. No.
24	Q. Did your father say anything?	24	A. INO.
	Page 13		Page 15
1	A. He didn't understand what a deposition is, so I	1	Q. Did you speak directly with somebody from the
2	had to explain it.	2	Second Amendment Foundation?
3	Q. And did he say anything about the lawsuit?	3	A. No.
4	A. No.	4	Q. Did you sign this complaint before it was
5	MS. JANG: Okay. If you would pull up the complaint	5	filed?
6	on screen. This will be Exhibit No. 1.	6	A. Yes.
7	(Deposition Exhibit No. 1 was	7	Q. You did sign this complaint?
8	marked for identification.)	8	A. Yes. I made a statement at this point, so I
9	BY MS. JANG:	9	signed it.
10	Q. Okay. Mr. Khaya, can you see the complaint on	10	Q. Okay. So you did read the complaint before it
11	the screen?	11	was filed?
12	A. Yes, I can.	12	A. Yes.
13	Q. Who prepared this complaint?	13	Q. And you reviewed the complaint to make sure
14	A. The Firearms Policy Coalition.	14	that it was accurate before it was filed?
15	Q. And who at the Firearms Policy Coalition	15	A. Yes.
16	prepared this complaint?	16	Q. And if we can scroll down, Mr. Khaya, you said
17	A. The Second Amendment Foundation.	17	that you signed the complaint.
18	Q. Okay. So there's two separate organizations.	18	Do you see your signature on this page?
19	And so do you know which of the two organizations	19	A. No, I don't see it on this page. No.
20	prepared the complaint, or is it your understanding that	20	Q. But you did sign a copy of the complaint in a
21	both of them together prepared this complaint?	21	different version?
22	A. Both of them.	22	A. Yes.
23	Q. You said both of them together?	23	Q. When you reviewed the complaint, did you make
24	A. Yeah, because there's an ad next to the Second	24	sure that it was accurate?

	Page 16		Page 18
1	A. Yes.	1	Amendment Foundation?
2	Q. Do you know Cutberto Viramontes?	2	A. Yes.
3	A. No.	3	Q. And why did you join the Firearms Policy
4	Q. And so you have not spoken with Cutberto	4	Coalition?
5	Viramontes, who is another plaintiff in this case?	5	A. To stand up for Second Amendment rights.
6	A. No.	6	Q. And how did you find the Firearms Policy
7	Q. And do you know Ruby Joyal, another plaintiff	7	Coalition?
8	in this case?	8	A. A couple of YouTube channels.
9	A. No.	9	O. Which ones?
10	Q. And so you have not spoken with Ruby Joyal?	10	A. Let's see. Let me see. It's called one is
11	A. No.	11	called the Gun Collectors. It's a YouTube channel about
12	Q. Are you familiar with the Second Amendment	12	a gun reviewer, a guy who reviews guns basically.
13	Foundation? You said you were, right?	13	Q. Do you know the name of that gun reviewer?
14	A. Yes.	14	A. Yes. The name of it, no, but I know his
15	Q. And you said that you did not directly speak	15	YouTube channel name, just the YouTube channel of it.
16	with anybody from the Second Amendment Foundation?	16	Q. And what is the YouTube channel name?
17	A. No.	17	A. It's called The Gun Collectors.
18	Q. Are you a member of this organization?	18	Q. And how long have you been watching this
19	A. Yes.	19	YouTube channel?
20	Q. And when did you become a member?	20	A. About a year.
21	A. I believe it was last year of March when I	21	Q. And that's how you found out about the Firearms
22	joined the Firearms Policy Coalition.	22	·
23	•	23	Policy Coalition? A. Yes.
24	Q. Okay. So for the Firearms Policy Coalition,	24	
24	you registered in March of 2021?	24	Q. Are there dues for the Firearms Policy
	Page 17		Page 19
1	A. Yes.	1	Coalition?
2	Q. And what about for the Second Amendment	2	A. Membership?
3	Foundation? When did you register for the Second	3	Q. Yes, membership dues.
4	Amendment Foundation?	4	A. There's one time and then there's monthly. I
5	A. I believe I was registered automatically. I	5	did the one time.
6	didn't register directly to them.	6	Q. And how much was that?
7	Q. Okay. Are you a member of the Second Amendment	7	A. \$25.
8	Foundation?	8	Q. And is that on a yearly basis, or you just pay
9	A. Yes.	9	one time and you're a member for life?
10	Q. But you did not register directly with them?	10	A. One time.
11	A. No. I was registered automatically, assuming I	11	Q. And what other activities, if any, do you do
12	was a assumed I was a member of the Firearms Policy	12	with the Firearms Policy Coalition?
13	Coalition.	13	A. Nothing. I just read their news articles or
14	Q. And when you say you were "registered	14	any news-related topics, other similar lawsuits around
15	automatically," what do you mean by that?	15	the United States for the Firearms Policy Coalition.
16	A. Meaning, as soon as I joined the Firearms	16	That's it.
17	Policy Coalition, I automatically meaning, I just	17	Q. Do they send out a newsletter? What do you
18	joined the Second Amendment Foundation through them.	18	mean when you say you read their news?
19	Q. Okay. You did sign up for the Firearms Policy	19	A. I read their newsletter, yes, like every week
20	Coalition, right?	20	or every other day.
21	A. Yes.	21	Q. Do you read this online, or do you get the
22	Q. And then you believe that you were	22	newsletter by e-mail?
23	automatically because of your membership with the	23	A. E-mail.
24	Firearms Policy Coalition registered with the Second	24	Q. And how often do they come into your e-mail?

	Page 20		Page 22
1	A Once a week or sometimes every other day It	1	Q. What is your highest level of education?
2	depends	2	A. An associate's degree.
3	Q. And besides reading their newsletters, are	3	Q. And where did you get that from?
4	there any other activities you do with the Firearms	4	A. Harry S. Truman College.
5	Policy Coalition?	5	Q. And when did you receive your associate's
6	A No	6	degree?
7	Q. And you said that you believe that you were	7	A. 2020, the fall.
8	automatically enrolled in the Second Amendment Foundation	8	Q. And what was your degree in?
9	due to your membership with the Firearms Policy	9	A. General education.
10	Coalition?	10	Q. Was there any major or specialty associated
11	A Yes	11	with that?
12	Q. And are there any dues for the Second Amendment	12	A. No.
13	Foundation?	13	Q. And how long did you attend Truman College
14	A No	14	before receiving your associate's degree?
15	Q. And do you do any activities with the Second	15	A. From 2015 to 2020; so five years.
16	Amendment Foundation? A No	16	Q. Did you take any time off during that time, or
17		17	did you go for the entire length of time, from 2015 to
18	Q. And did you join either of these organizations	18	2020?
19	so you could be a party to this lawsuit?	19	A. I took one semester off in 2018.
20	A Yes	20	Q. And what was the reason for that?
21	Q. Which organizations or is it both	21	A. Take a break from school, just to relax.
22	organizations?	22	Q. Do you have any intentions of applying to
23	A Both	23	another educational program since you've received your
24	Q. And what is the driving force of you deciding	24	associate's degree or have you?
	Page 21		Page 23
1	to join?	1	A. Yes.
2	A. To stand up for gun rights.	1	
		2	Q. Okay. And what are you planning to do?
3	Q. And anything specifically? What do you mean by	3	Q. Okay. And what are you planning to do?A. I'm already at the University of Phoenix. That
3 4			
	Q. And anything specifically? What do you mean by	3	A. I'm already at the University of Phoenix. That was my intention.
4	Q. And anything specifically? What do you mean by "standing up for gun rights"?A. Mainly challenging the ban on assault rifles.	3 4	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix,
4 5	Q. And anything specifically? What do you mean by "standing up for gun rights"?	3 4 5	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix?
4 5 6	Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association?	3 4 5 6 7	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending.
4 5 6 7	 Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. 	3 4 5 6	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that?
4 5 6 7 8	 Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? 	3 4 5 6 7 8	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January.
4 5 6 7 8 9	 Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? A. No. 	3 4 5 6 7 8 9	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January. Q. So last month, January of 2022?
4 5 6 7 8 9 10	Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? A. No. Q. And why not? Is there any reason why you're	3 4 5 6 7 8 9 10	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January. Q. So last month, January of 2022? A. Yes.
4 5 6 7 8 9 10 11	Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? A. No. Q. And why not? Is there any reason why you're not a member of the NRA?	3 4 5 6 7 8 9 10 11	 A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January. Q. So last month, January of 2022? A. Yes. Q. And that's an entirely online program?
4 5 6 7 8 9 10 11 12 13	Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? A. No. Q. And why not? Is there any reason why you're not a member of the NRA? A. I'm just not interested in the NRA. I was more	3 4 5 6 7 8 9 10 11 12 13	A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January. Q. So last month, January of 2022? A. Yes. Q. And that's an entirely online program? A. Yes, it's self-paced.
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. And anything specifically? What do you mean by "standing up for gun rights"? A. Mainly challenging the ban on assault rifles. Q. And are you familiar with the NRA, the National Rifle Association? A. Yes. Q. And are you a member of the NRA? A. No. Q. And why not? Is there any reason why you're not a member of the NRA? A. I'm just not interested in the NRA. I was more interested more towards the Firearms Policy Coalition. Q. And are there any other organizations regarding firearms that you're involved with besides the Firearms Policy Coalition and the Second Amendment Foundation? A. No. Q. Do you know Alan Gottlieb of the Second Amendment Foundation? A. No.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I'm already at the University of Phoenix. That was my intention. Q. You are currently at the University of Phoenix, or you intend to apply to the University of Phoenix? A. I'm currently attending. Q. And when did you start that? A. Last month, January. Q. So last month, January of 2022? A. Yes. Q. And that's an entirely online program? A. Yes, it's self-paced. Q. What are you studying there? A. Information technology. Q. And did you take any educational classes between the fall of 2020 and January of 2022? A. No. Q. Do you have any other certification or training? A. No.

	Page 24	Page 26
1	A. I was a delivery driver called Go Puff, G-O	1 different position. I did that I did it for one
2	P-U-F-F.	2 month, but I didn't like that position either.
3	Q. And how long have you been a delivery driver	3 Q. And when was that?
4	for Go Puff?	4 A. That was from August 2020 to September 2020.
5	A. Since September of 2020.	5 Q. Okay. Is there any other employment positions
6	Q. Are you still a delivery driver for Go Puff	6 you held prior to that?
7	while you're attending the online classes at the	7 A. I did another independent contractor job. It's
8	University of Phoenix?	8 called Amazon Flex.
9	A. Yes.	9 Q. Is that affiliated with the Amazon company?
10	Q. So are you an independent contractor for the Go	10 A. Yes.
11	Puff company?	11 Q. What did you do for Amazon Flex?
12	A. Yes.	12 A. I delivered packages, sometimes groceries.
13	Q. Can you briefly describe what you do?	Q. And how long did you do that for?
14	A. Mainly deliver groceries, snacks.	14 A. About so three months.
15	Q. Do you set your own hours?	Q. You said three months in the year of 2020?
16	A. Yes.	16 A. Yes.
17	Q. And about how many hours do you work a week?	17 Q. Have you held any other positions?
18	A. I work about 40 to 50 hours a week.	18 A. Worked one I worked one week during March of
19	Q. And just to make sure, that is not your	19 2020 at one of my uncle's friend's warehouse, a printing
20	company, right, Go Puff?	20 company.
21	A. No. It's a company it's a company, not	Q. Are there any other positions that you've held?
22	mine.	22 A. Prior to 2020?
23	Q. Did you hold any other positions during this	Q. Yes, prior to this printing company work that
24	time, from September 2020 to now, driving for Go Puff?	24 you did in 2020.
	Page 25	Page 27
1	Have you held any other employment positions?	1 A. I did Roehl a different trucking company
2	A T 4 CT T1 11 41 1	
	A. Last year of June I held one month one week	2 from the end of December end of the first week of
3	at Schneider.	2 from the end of December end of the first week of 3 January until the second week of January.
	at Schneider. Q. And what is Schneider?	3 January until the second week of January. 4 (Reporter clarification.)
3	at Schneider. Q. And what is Schneider? A. The trucking company.	3 January until the second week of January.
3 4	at Schneider. Q. And what is Schneider? A. The trucking company. Q. Okay. And how do you spell Schneider?	3 January until the second week of January. 4 (Reporter clarification.)
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	at Schneider. Q. And what is Schneider? A. The trucking company. Q. Okay. And how do you spell Schneider? A. S-C-H-I-E-N-D-E-R (sic). Q. And you said this is a trucking company? A. Yes. Q. And you worked there for one week? A. One week. I was training. Q. And what did you do after the one week training? A. Decided I didn't like the job, so I decided to go back and do delivery. Q. Is there anything else that you did from September 2020 until now? A. No, that's it. Q. And then prior to September 2020, I know you said you were attending Truman College. Is there any other employment position that you held?	January until the second week of January. (Reporter clarification.) THE WITNESS: The company? Roehl, R-O-E-H-L. BY MS. JANG: Q. And you said that was also a trucking company? A. Yes. Q. Going back to your Amazon Flex position, you said you worked for three months. Do you remember which three months you worked in 2020 at Amazon Flex? A. Three months. It was April, May, June, and July. Q. And you had said you worked at Roehl trucking company for one week? A. Yes. Q. And is there any other employment positions you held? A. A company called Coach U.S.A. from May of 2019 until the end of December of 2019.
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	Page 28		Page 30
1	A. I drove for Lyft, another independent	1	contracting company. It's called DoorDash. I mainly
2	contracting job.	2	delivered food for restaurants.
3	Q. And when was that?	3	Q. And was that part-time or full-time?
4	A. I've applied there since 2017 of December	4	A. It was full-time.
5	it's an on-and-off job.	5	Q. And was that from January 2017 to December
6	Q. And when you say "on and off," you said you	6	2017?
7	started in December of 2017?	7	A. No. It was from October of 2016 until December
8	A. Yes.	8	of 2017.
9	Q. And are you still sometimes working on that	9	Q. Okay. Is there any other employment that
10	job, or have you completed your work with them?	10	you've had?
11	A. Time to time.	11	A. I worked at FedEx between October of 2016
12	Q. You said you started in December of 2017. So	12	until December of 2016.
13	how about 2018? How often did you work for them, for	13	Q. And what did you do at FedEx?
14	Lyft in 2018?	14	A. I was a package handler. I scanned packages
15	A. I worked there every day. I worked six hours a	15	and placed them in the truck.
16	day.	16	Q. Are there any other employment positions you've
17	Q. And you say every day in 2018. Like throughout	17	held?
18	the whole year?	18	A. I worked at a restaurant called Maggiano's. I
19	A. Yeah.	19	was a dishwasher for one and a busser for two months.
20	Q. Okay. From January to December of 2018, you	20	Q. And when did you start as a dishwasher? And
21	worked approximately six hours every day?	21	then when did you end your employment at Maggiano's?
22	A. Yes.	22	A. June of 2016 until until September of 2016.
23	Q. And what about 2019?	23	Q. Have you had any other employment positions?
24	A. 2019. 2019 I worked like two, three hours a	24	A. Yes, at The Cheesecake Factory. That was in
	Page 29		Page 31
1	day.	1	June 2015 till June 2016.
2	Q. And that was two, three hours a day every day	2	Q. And what did you do at The Cheesecake Factory?
3	in 2019?	3	A. I was mostly a busser.
4	A. Yes.	4	Q. And was that full-time or part-time?
5	Q. And then what about 2020?	5	A. Part-time.
6	A. I didn't do anything in 2020 with Lyft.	6	Q. Have you held any other positions, employment
7	Q. And then 2021?	7	positions?
	A. No.	8	
8	A. INO.	°	A. I worked at Postmates between April of 2015
8 9	Q. And have you done anything in 2022 yet?	9	till June of 2015.
			till June of 2015. Q. And what did you do there?
9	Q. And have you done anything in 2022 yet?	9	till June of 2015.
9 10	Q. And have you done anything in 2022 yet?A. Not yet.	9 10	till June of 2015. Q. And what did you do there?
9 10 11	Q. And have you done anything in 2022 yet?A. Not yet.Q. And are there any other employment positions	9 10 11	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike.
9 10 11 12	Q. And have you done anything in 2022 yet?A. Not yet.Q. And are there any other employment positions you've held?	9 10 11 12	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike. Q. And was that part-time or full-time?
9 10 11 12 13	 Q. And have you done anything in 2022 yet? A. Not yet. Q. And are there any other employment positions you've held? A. I've worked at movie theaters. That was in 	9 10 11 12 13	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike. Q. And was that part-time or full-time? A. Part-time.
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9 10 11 12 13 14 15 16	 Q. And have you done anything in 2022 yet? A. Not yet. Q. And are there any other employment positions you've held? A. I've worked at movie theaters. That was in 2018. It was it was July of 2018 until November of 2018. Q. Was this a part-time job position? 	9 10 11 12 13 14 15	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike. Q. And was that part-time or full-time? A. Part-time. Q. Have you held any other employment positions? A. That's it. Q. So that started, you said, in April of 2015?
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9 10 11 12 13 14 15 16 17 18	 Q. And have you done anything in 2022 yet? A. Not yet. Q. And are there any other employment positions you've held? A. I've worked at movie theaters. That was in 2018. It was it was July of 2018 until November of 2018. Q. Was this a part-time job position? (Technical interruption.) (Reporter clarification.) BY MS. JANG: 	9 10 11 12 13 14 15 16 17 18	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike. Q. And was that part-time or full-time? A. Part-time. Q. Have you held any other employment positions? A. That's it. Q. So that started, you said, in April of 2015? A. Yes. Q. And when did you graduate high school? A. June of 2015.
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9 10 11 12 13 14 15 16 17 18 19 20 21	 Q. And have you done anything in 2022 yet? A. Not yet. Q. And are there any other employment positions you've held? A. I've worked at movie theaters. That was in 2018. It was it was July of 2018 until November of 2018. Q. Was this a part-time job position? (Technical interruption.) (Reporter clarification.) BY MS. JANG: Q. And that was a part-time position at the movie theater? 	9 10 11 12 13 14 15 16 17 18 19 20 21	till June of 2015. Q. And what did you do there? A. I delivered groceries on my bike. Q. And was that part-time or full-time? A. Part-time. Q. Have you held any other employment positions? A. That's it. Q. So that started, you said, in April of 2015? A. Yes. Q. And when did you graduate high school? A. June of 2015. Q. So you started at Postmates a little before you graduated high school in June of 2015?

	Page 32			Page 34
1	A. No.	1	0	So he did not own a firearm after he got a FOID
2	Q. Have you ever been employed by law enforcement?	2	card?	So he did not own a meanin after he got a 1 OID
3	A. No.	3		No.
4	Q. And have you ever volunteered for any law	4		Was there any firearm in the house prior to you
5	enforcement agency or department?	5	_	g your FOID card in 2021?
6	A. No.	6		No.
7	Q. Have you ever served in the military?	7		
8	A. No.	8	_	Does your father own a firearm now? No.
9	Q. And I have to ask this. But have you ever been	9		And to your knowledge, has your father ever
10	convicted of a crime?	10		ased a firearm?
11	A. No.	11		No.
12	Q. Have you ever been arrested for a crime?	12		Do you own a firearm?
13	A. No.	13		Yes, I do.
14		14		
15	Q. Have you ever had any medical or first-aid training?	15	_	And how many do you own? Two.
16	A. No.	16		And what are they?
17	Q. So let's turn to the FOID card. Do you know	17	-	One is a .22 caliber called Rossi, R-O-S-S-I,
18	what the FOID card is?	18	A. RS22.	One is a .22 canon cancu russi, R-U-3-3-1,
19	A. Yes, it is.	19		Can you say that one many time?
20	Q. And do you know what FOID stands for?	20	_	Can you say that one more time? Rossi, R-O-S-S-I, RS22.
21	A. Firearms identification card.	21		
22		22	_	And you said you had a second firearm? Yes.
23	Q. And when did you receive your FOID card?	23		
23	A. July of 2021.	24	-	What is that? A Smith & Wesson MP 9 Shield Plus.
24	Q. And why did you apply for a FOID card?	24	A.	A Simula & Wesson MP 9 Shield Plus.
		l .		
	Page 33			Page 35
1	Page 33 A. To own a firearm.	1	Q.	Page 35 You said Smith & Wesson MP
1 2	A. To own a firearm.	1 2	-	-
	-		A.	You said Smith & Wesson MP
2	A. To own a firearm.Q. Why did you want to own a firearm?	2	A. Q.	You said Smith & Wesson MP MP 9 Shield Plus.
2	A. To own a firearm.Q. Why did you want to own a firearm?A. It was it was mainly for self-protection.	2	A. Q. A.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun?
2 3 4	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when 	2 3 4	A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle.
2 3 4 5	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. 	2 3 4 5	A. Q. A. Q. How de	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus?
2 3 4 5 6	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? 	2 3 4 5 6	A. Q. A. Q. How de	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? by you refer to the second gun that you own?
2 3 4 5 6 7	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a 	2 3 4 5 6 7	A. Q. A. Q. How do	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? to you refer to the second gun that you own? Yes, 9 Shield Plus.
2 3 4 5 6 7 8	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? 	2 3 4 5 6 7 8	A. Q. A. Q. How de A. Q. A.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun?
2 3 4 5 6 7 8	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. 	2 3 4 5 6 7 8	A. Q. A. Q. How do A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? b you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is.
2 3 4 5 6 7 8 9	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? 	2 3 4 5 6 7 8 9	A. Q. A. Q. How do A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? To you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed
2 3 4 5 6 7 8 9 10	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. 	2 3 4 5 6 7 8 9 10	A. Q. A. Q. How do A. Q. A. Q. in your	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? To you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed
2 3 4 5 6 7 8 9 10 11	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to	2 3 4 5 6 7 8 9 10 11	A. Q. How do A. Q. A. Q. in your carry c	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? to you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed eard?
2 3 4 5 6 7 8 9 10 11 12 13	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? 	2 3 4 5 6 7 8 9 10 11 12 13	A. Q. How do A. Q. A. Q. in your carry c A. Q. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed eard? Yes, I do.
2 3 4 5 6 7 8 9 10 11 12 13	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. 	2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q. How do A. Q. in your carry c A. Q. A.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting 	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q. How do A. Q. in your carry c A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	 A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? 	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q. How de A. Q. in your carry c A. Q. A.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? To you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? A. No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. How do A. Q. in your carry c A. Q. A. Q. A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014? October of 2021.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? A. No. Q. You said your father received a FOID card in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. How do A. Q. in your carry c A. Q. A. Q. A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? O you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014? October of 2021. So you applied for your concealed carry card
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? A. No. Q. You said your father received a FOID card in 2017 or 2018.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. How do A. Q. in your carry c A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later edeposition. But for now, do you have a concealed eard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014? October of 2021. So you applied for your concealed carry card imately three months after you received your FOID
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? A. No. Q. You said your father received a FOID card in 2017 or 2018. So did he purchase a firearm after he got a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. How do A. Q. A. Q. in your carry c A. Q. A. Q. A. Q. A. Q. A.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later edeposition. But for now, do you have a concealed eard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014? October of 2021. So you applied for your concealed carry card imately three months after you received your FOID
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. To own a firearm. Q. Why did you want to own a firearm? A. It was it was mainly for self-protection. Q. Did you have a particular firearm in mind when you applied for the FOID card? A. No, I hadn't when I applied. Q. And does anyone else in your household have a FOID card? A. My father. Q. When did your father receive a FOID card? A. I believe in 2018 2017 to 2018. Q. Is there any training required for you to receive a FOID card? A. No. Q. And did you receive any training before getting a FOID card? A. No. Q. You said your father received a FOID card in 2017 or 2018. So did he purchase a firearm after he got a FOID card?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. How do A. Q. in your carry c A. Q.	You said Smith & Wesson MP MP 9 Shield Plus. Is your 22 Rossi a handgun? No. It's a rifle. And is your do you call it a 9 Shield Plus? o you refer to the second gun that you own? Yes, 9 Shield Plus. Is your 9 Shield Plus a handgun? Yes, it is. And we'll go back to these two firearms later deposition. But for now, do you have a concealed ard? Yes, I do. And when did you get your concealed carry card? I got that in October around October of '14. You said in October of 2014? October of 2021. So you applied for your concealed carry card imately three months after you received your FOID

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	Page 36		Page 38
1	Q. And why did you get the concealed carry	1	A. 2021.
2	license?	2	Q. So the month after you received your concealed
3	A. It was due to increase in crime in the area,	3	carry license, you conceal carried your firearm three
4	mainly for self-protection.	4	times?
5	Q. Does anyone else in your household have a	5	A. Yes.
6	concealed carry license?	6	Q. And where did you conceal carry? Where did you
7	A. No.	7	go with your firearm?
8	Q. So your father does not have a CCL?	8	A. It was two times at my work and then like
9	A. No.	9	two days I was at my work and one day a family friend at
10	Q. And where do you conceal carry a firearm?	10	a liquor store.
11	A. Yes. Sometimes I do, sometimes I don't.	11	Q. So you took your concealed carry firearm to
12	Q. And where do you conceal carry your firearm?	12	your relative or family friend's liquor store?
13	Which of the firearms do you conceal carry, or do you	13	A. Yes.
14	conceal carry both firearms?	14	Q. And why did you take your firearm there?
15	A. I only conceal carry the Smith & Wesson.	15	A. Just to carry, just to see just to get the
16	Q. And where do you take that firearm?	16	feeling of get the feeling of getting used to carrying
17	A. Mostly by my work, but I can't bring it inside	17	a gun.
18	because there's a "no weapons" sign. So I have to put my	18	Q. And you said the two times that you took it to
19	weapon in the trunk of my car and rack the slide in	19	work, did you have to lock it up in your trunk?
20	lock the gun up and separate the magazine and ammo.	20	A. Yes.
21	Q. And are you aware of where you can conceal	21	Q. And do you remember when in November 2021 you
22	carry a firearm with a concealed carry license?	22	conceal carried those three times?
23	A. Yes.	23	A. It was the second week of November yeah, the
24	Q. And where is that?	24	second week of November and Saturday that I carried.
1 2 3	A. I can conceal carry anywhere away from 1,000 feet away from a park, school, church or mixed building or public housing.	1 2 3	Q. You said in the second week of November on a Saturday, you conceal carried. Was that to your work or to the liquor store?
4	Q. And you say you sometimes conceal carry your 9	4	A. My work.
5	Shield Plus, right?	5	Q. And so it was multiple Saturdays that you took
6	A. Yes.	6	it to work?
7	Q. And when you say you sometimes conceal carry	7	A. No. It was one Saturday and then a Monday.
8	your 9 Shield Plus and sometimes you don't, can you	8	Q. And do you know when you took it to the liquor
9	describe what you mean by that?	9	store?
10	A. Like a few times I would carry it, but it's not	10	A. It was the third week of third week of
11	really worth it since I'm mostly mostly the area I	11	November, around Wednesday.
12	work at is prohibited from carrying within 100 feet of	12	Q. And you had said that there was an increase of
13	any public property. So I mainly leave it in the car.	13	crime in the area. Can you elaborate on that?
14	Q. So how many times have you concealed carried	14	A. Armed robberies, carjackings, violent crimes, a
15	that firearm?	15	few times shootings, that nature.
16	A. I've concealed carried three times.	16	Q. And did you witness any of those incidents?
17	Q. So you've concealed carried your firearm three	17	A. No.
18	times since October of 2021?	18	Q. So how did you come to learn of those
19	A. Yes.	19	instances?
20 21	Q. And when was those three times that you	20	A. News sources.
22	concealed carried? A. I believe one was in it was in December I've	22	Q. You watch the news? And were they I'm sorry. Go ahead.
23	A. I believe one was in it was in December I've carried three no, November I carried three times.	23	A. No. I said, yes, I watched some news sources
2.0			· · · · · · · · · · · · · · · · · · ·
24	Q. November of what year?	24	too.

	Page 40		Page 42
1	Q. And what news do you watch?	1	Q. Say that one more time.
2	A. One is CWB Chicago and then the Chicago	2	A. Gat Guns.
3	Sun-Times.	3	Q. Can you spell it?
4	Q. Do you watch this on the TV or on the Internet	4	A. G-A-T G-U-N-S.
5	or both?	5	Q. And where is Gat Guns located?
6	A. Internet.	6	A. It was in Dundee, Illinois.
7	Q. Are there any other websites or pages that you	7	Q. And was there a minimal score that was required
8	go to on the Internet to get your news?	8	in order to pass the shooting test?
9	A. Besides CW Chicago and the Chicago Sun-Times,	9	A. Yes, there was.
10	sometimes WGN and sometimes ABC 7 Chicago.	10	Q. Do you remember what that was?
11	Q. Is there anything else?	11	A. It was 21 out of the 30 bullets.
12	A. No.	12	Q. And what score did you receive?
13	Q. When you bring your gun outside the home, those	13	A. A 21.
14	three instances you said in November of 2021, where on	14	Q. So when you had this shooting test, did they
15	your body do you keep the firearm?	15	provide a gun for you to shoot?
16	A. Shoulder I have a shoulder holster.	16	A. Yes.
17	Q. And have you ever used your weapon?	17	Q. Do you remember what kind of gun that was?
18	A. No, I haven't.	18	A. Yes, it was a Glock 9.
19	Q. Going back to your shoulder holster, first are	19	Q. Do you do any firearm training on your own?
20	you left- or right-handed?	20	A. I've watched YouTube videos on firearms
21	A. Right-handed.	21	training. That's it.
22	Q. So which side is the shoulder holster on?	22	Q. Did you ever go to the shooting range?
23	A. The left side.	23	A. A few times.
24	Q. Let me clarify my previous question of have you	24	Q. So I'm just going to ask you a series of
	Page 41		Page 43
1	used the firearm.	1	questions that about the few times that you went to
2	Have you ever fired either of the two, the .22	2	shooting range.
3	Rossi or the 9 Shield Plus? Either of those two firearms	3	So when was that?
4	you own, have you used them either inside or outside your	4	A. I've went I've went on October of 2021.
5	home?	5	0
	A. No.		Q. Can you estimate the total number of times
6	A. No.	6	you've gone to the shooting range?
6 7	Q. And was there any training required for the	6 7	- •
		1	you've gone to the shooting range?
7	Q. And was there any training required for the	7	you've gone to the shooting range? A. Estimate, I've went about five times.
7 8	Q. And was there any training required for the CCL?	7 8	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a
7 8 9	Q. And was there any training required for the CCL?A. Yes, there was.	7 8 9	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had
7 8 9 10	Q. And was there any training required for the CCL?A. Yes, there was.Q. And what was that?	7 8 9 10	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021?
7 8 9 10 11	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the 	7 8 9 10 11	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes.
7 8 9 10 11 12	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the 	7 8 9 10 11 12	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go?
7 8 9 10 11 12 13	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how 	7 8 9 10 11 12 13	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries.
7 8 9 10 11 12 13	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. 	7 8 9 10 11 12 13 14	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that?
7 8 9 10 11 12 13 14	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? 	7 8 9 10 11 12 13 14 15	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S.
7 8 9 10 11 12 13 14 15	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed 	7 8 9 10 11 12 13 14 15	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located?
7 8 9 10 11 12 13 14 15 16	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed Carry Training Center. 	7 8 9 10 11 12 13 14 15 16	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located? A. It's located on Devon and McCormick.
7 8 9 10 11 12 13 14 15 16 17	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed Carry Training Center. Q. And where is that located? 	7 8 9 10 11 12 13 14 15 16 17	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located? A. It's located on Devon and McCormick. Q. And what city is that in?
7 8 9 10 11 12 13 14 15 16 17 18	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed Carry Training Center. Q. And where is that located? A. It was around Belmont and Sacramento. 	7 8 9 10 11 12 13 14 15 16 17 18	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located? A. It's located on Devon and McCormick. Q. And what city is that in? A. That's in Lincolnwood.
7 8 9 10 11 12 13 14 15 16 17 18 19 20	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed Carry Training Center. Q. And where is that located? A. It was around Belmont and Sacramento. Q. And you said there was also a shooting test 	7 8 9 10 11 12 13 14 15 16 17 18 19 20	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located? A. It's located on Devon and McCormick. Q. And what city is that in? A. That's in Lincolnwood. Q. And how many times have you gone to Shore
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	 Q. And was there any training required for the CCL? A. Yes, there was. Q. And what was that? A. There was a 16-hour course learning the Illinois laws and how to safely how to safely use the weapon and how to load and unload it, clean it, and how to shoot it. Q. And where did you take the classes? A. I took it at a school called Illinois Concealed Carry Training Center. Q. And where is that located? A. It was around Belmont and Sacramento. Q. And you said there was also a shooting test involved? 	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	you've gone to the shooting range? A. Estimate, I've went about five times. Q. So you said the first time you went to a shooting range outside of the shooting test that you had to take for the CCL was in October of 2021? A. Yes. Q. And where did you go? A. I went to Shore Galleries. Q. Can you spell that? A. S-H-O-R-E G-A-L-L-E-R-I-E-S. Q. Where is Shore Galleries located? A. It's located on Devon and McCormick. Q. And what city is that in? A. That's in Lincolnwood. Q. And how many times have you gone to Shore Galleries?

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	Page 44		Page 46
1	A. It was every Sunday between the end of October	1	A. Rules. There's rules and that stuff.
2	till mid week November.	2	Q. Does somebody tell you the rules when you get
3	Q. And the approximately five times that you went	3	there?
4	to Shore Galleries, did you go with anybody else?	4	A. Yes. The firearm the instructors at the
5	A. My cousin and my brother.	5	front desk, the cash registers.
6	Q. And do either of them have FOID cards?	6	Q. And what do they tell you?
7	A. My cousin does. My older brother, no.	7	A. Don't point the firearm in a unsafe direction,
8	•	8	keep your finger off the trigger, and then and then
9	Q. And did you go with your cousin and your	9	that's it.
10	brother every time you went to Shore Galleries? A. Well, the first time was he and my brother, and	10	
11	the rest of the time, my cousin tagged the rest of the	11	Q. And is there any other instruction that they provide?
12	four times my cousin tagged along.	12	A. That's it.
13		13	
	Q. And so whose gun or guns did you, your cousin,		Q. Is there any difference between you and your
14 15	and your brother use when you went to the shooting range?	14 15	cousin who have FOID cards versus your brother who does not have a FOID card in terms of what you can and can't
16	A. The first time it was my guns, the second time I rented it from Shore Galleries, and then the rest of	16	•
17		17	do at the shooting range?
	the three times was my Shield Plus.		A. No. For a FOID card you have to bring you
18	Q. When you say "my guns," do you mean both guns?	18	can bring a guest.
19 20	A. Yes.	19 20	Q. And does he come as your guest or your cousin's
	Q. So you take both your .22 Rossi and the 9		guest?
21	Shield Plus to the shooting range?	21	A. My guest, yes.
22	A. Well, the first time the Rossi, then I left the	22	Q. Your brother goes as your guest?
23 24	Rossi at home. Then rest of the times it was three to	24	A. Yes.
24	five times where I did bring the Shield Plus.	24	Q. And he's able to use your firearm as your
	Page 45		Page 47
1	Q. And what is your cousin's name, the cousin that	1	guest?
2	you go to the shooting range with?	2	A. Yes.
3	A. Zac Khaya.	3	Q. And you said you have not shot either of your
4	Q. Say that one more time.	4	two guns outside of the shooting range, right?
5	A. Zac Khaya, Z-A-C.	5	A. No.
6	Q. Just Z-A-C?	6	Q. Is that correct, that you have not used it
7	A. Z-A-C, yes.	7	except for at the shooting range?
8	Q. And how do you spell Khaya?	8	A. Yes.
9	A. K-H-A-Y-A, same as my last name.	9	Q. And you have not used either of those firearms
10	Q. And what is your brother's name?	10	or any firearm for self-defense?
11	A. Kevin.	11	A. No.
12	Q. And same last name?	12	MR. BERGSTROM: I'm sorry. My connection broke up
13	A. Yes.	13	there for a second. Could you re-ask that question?
14	Q. So have you been to any other shooting ranges	14	MS. JANG: Sure.
15	besides Shore Galleries?	15	BY MS. JANG:
16	A. No.	16	Q. Have you ever used any firearm for
17	Q. And besides the five times that you went to	17	self-defense?
18	Shore Galleries in October and November of 2021, have you	18	A. No.
19	gone shooting?	19	Q. You had said that you currently own the .22
20	A. No.	20	Rossi and the 9 Shield Plus.
21	Q. At a range, anywhere since then?	21	A. Yes.
22	A. No.	22	Q. Have you owned any other firearms before?
23	Q. And when you have gone to Shore Galleries, do	23	A. No.
	you receive any kind of instruction or advice?	24	Q. And what is the magazine size for let's
24			

	Page 48		Page 50
1	start with the .22 Rossi.	1	recoil. It means you have better control of the gun.
2	A. 10 rounds.	2	Q. And why did you buy the .22 Rossi?
3	Q. And is that the same thing as the round	3	A. Mainly for the house, self-defense.
4	capacity?	4	Q. And where do you store your .22 Rossi?
5	A. Yes.	5	A. In a storage case along with my handgun.
6	Q. So would the round capacity of your .22 Rossi	6	Q. And where do you keep that storage case?
7	be 10, plus one?	7	A. Under my bed.
8	A. Yeah.	8	Q. Is the storage case locked or unlocked?
9	O. Yes, it is?	9	A. Locked.
10	A. Yes, it is.	10	Q. And is your .22 Rossi loaded or unloaded?
11	Q. Okay. And what about with the 9 Shield Plus?	11	A. Unloaded and locked.
12	What is the magazine size for your 9 Shield Plus?	12	Q. And what about your 9 Shield Plus? You said
13	A. 10 rounds, plus one in the chamber.	13	it's in the storage case, and it's under your bed,
14	Q. And did you buy both firearms at the same time	14	correct?
15	or at different times?	15	A. Yes.
16	A. Different times.	16	Q. Is your 9 Shield Plus loaded or unloaded?
17	Q. Okay. So let's start with which one did you	17	A. Unloaded and locked.
18	buy first?	18	Q. Is the ammunition different for both types of
19	A. The Rossi RS22.	19	firearms or the same?
20	Q. And when did you buy it?	20	A. Different.
21	A. October of 2021.	21	Q. And where do you store each of the ammunitions?
22	O. And where?	22	A. I store it separately in a closet. I store it
23	A. Shore Galleries.	23	separately in a closet in a vault.
24	Q. And who were you with when you purchased it?	24	Q. Which closet?
	Page 49		Page 51
1	A. I was by myself.	1	A. My room closet.
2	Q. Was it one of the times that you went shooting	2	Q. You said in a vault?
3	at the range?	3	A. Yes.
4	A. No. It was a separate time.	4	Q. Do you store the two types of ammunition in the
5	Q. And how much did it cost?	5	same vault?
6	A. With the FFL license, transfer, and the gun,	6	A. No. I separate the ammunition.
7	180 185.26?	7	Q. So do you have to do separate vaults?
8	Q. \$185?	8	A. Yes.
9	A. And 26 cents.	9	Q. And do you keep the vault locked?
10	Q. And that included what exactly?	10	A. Yes, I do.
11	A. FFL transfer, taxes, and the firearm.	11	Q. Just to finish off, I know we started off and
12	Q. And you said that's a rifle?	12	then merged. We started off with the Rossi.
13	A. Yes.	13	That's the one that you purchased first?
14	Q. Is that a semi-automatic?	14	A. Yes.
15	A. Yes.	15	Q. So let's move on to the 9 Shield Plus. When
16	Q. And what is your understanding of what a	16	did you buy that?
17	semi-automatic is?	17	A. Around the first week of around the end
	A. Semi-automatic is when you press the trigger	18	of around the first week of November.
18	once it'll fire. Like, it'll just keep firing as long as	19	Q. Of 2021?
	, , , ,		A. Yes.
18	you pull the trigger.	20	
18 19	you pull the trigger. Q. And why do you choose to buy the Rossi .22?	21	Q. So it was approximately one month or less than
18 19 20	you pull the trigger. Q. And why do you choose to buy the Rossi .22? A. Because it's more more stable.		Q. So it was approximately one month or less than one month after you purchased the .22 Rossi?
18 19 20 21	you pull the trigger. Q. And why do you choose to buy the Rossi .22?	21	- · · · · · · · · · · · · · · · · · · ·

	Page 52		Page 54
1	gun?	1	Q. Say that one more time.
2	A. Mainly for concealed carry.	2	A. Jacket hollow points. It's full metal jacket
3	Q. And how much did the 9 Shield Plus cost?	3	and hollow points.
4	A. It cost me 499.	4	MS. JANG: I think we can take a break.
5	Q. That was for everything, the gun, the transfer	5	(A recess was taken.)
6	the taxes?	6	BY MS. JANG:
7	A. No. Everything the gun was 499 itself.	7	Q. I just want to make sure that we're using the
8	With taxes, it's 530. Ended up being a total \$530.	8	same terminology.
9	Q. And why, in particular, did you want to	9	So your two firearms that you have, one is a
10	purchase the 9 Shield Plus versus a different handgun	10	rifle, one is a handgun.
11	that you can conceal carry?	11	So what do you call your rifle?
12	A. The Shield Plus is more easier to handle.	12	A. It's a regular rifle.
13	Q. Are you saying that it's easier to handle	13	Q. Do you call it a .22 Rossi? What do you refer
14	compared to your .22 Rossi rifle?	14	to it as? What do you refer to it as?
15	A. Yes.	15	A. Rossi. That's it.
16	Q. And why is it easier?	16	O. Just Rossi?
17	A. Not easier. I can't conceal carry a Rossi, the	17	A. Yeah.
18	rifle.	18	Q. Okay. And then your handgun, what do you refer
19	Q. Besides the difference of being able to conceal	19	to that as?
20	carry your handgun and not conceal carry your .22 Rossi,	20	A. Sometimes the Smith or sometimes the Shield.
21	is the handgun also more is the handgun easier to	21	Q. Okay. So just Shield?
22	handle?	22	A. Yes.
23	A. Yes, it is.	23	
			Q. So throughout the rest of the deposition when I
24	Q. How so?	24	just say "Rossi," you understand that it's referring to
	Page 53		Page 55
1	A. It has a better grip and the recoil is more	1	the rifle that you own?
2	stable.	2	A. Yes.
3	Q. Anything else?	3	Q. And then if we refer to "the Shield," then you
4	A. That's it.	4	understand that's referring to the handgun, the 9 Shield
5	Q. The .22 Rossi because it's a rifle, you need	5	Plus that you own?
6	both hands, right, to use that rifle?	6	A. Yes.
7	A. Yes.	7	Q. And what is the caliber for each of the guns?
8	Q. And for your 9 Shield Plus, it's a handgun. So	8	What's the caliber for the Rossi.
9	you can use one hand for that firearm?	9	A22 caliber rifle.
10	A. Well, two hands, to be safe, since it's a	10	Q. And then what is the caliber for the Shield?
11	smaller gun because you have more power in that handgun.	11	A. 9 millimeter.
12	So you need a little bit more control.	12	Q. And you said that you you said that you also
13	Q. So two hands is preferred for more control, but	13	store the where do you store your shield?
14	can you also just use it with one hand?	14	A. In the same compartment as my Rossi.
	A. You could.	15	Q. And is that under the bed — under your bed?
15		16	A. Yes.
15 16	O. And for your ammunition, what type of		Q. Do you take out your Rossi or your shield?
	Q. And for your ammunition, what type of ammunition do you have for the .22 Rossi?	17	O. DO YOU LAKE OUL YOUR KOSSI OF YOUR SHIELD:
16 17	Q. And for your ammunition, what type of ammunition do you have for the .22 Rossi? A. Subsonic ammunition.		
16 17 18	ammunition do you have for the .22 Rossi? A. Subsonic ammunition.	18	A. Repeat that.
16 17 18 19	ammunition do you have for the .22 Rossi?A. Subsonic ammunition.Q. Is there a particular size associated with that	18 19	A. Repeat that.Q. Do you take your Rossi or your shield out of
16 17 18 19 20	ammunition do you have for the .22 Rossi? A. Subsonic ammunition. Q. Is there a particular size associated with that or just subsonic ammunition?	18 19 20	A. Repeat that.Q. Do you take your Rossi or your shield out of the case that's under your bed?
16 17 18 19 20 21	ammunition do you have for the .22 Rossi? A. Subsonic ammunition. Q. Is there a particular size associated with that or just subsonic ammunition? A. Just subsonic.	18 19 20 21	A. Repeat that. Q. Do you take your Rossi or your shield out of the case that's under your bed? A. Sometimes.
16 17 18 19 20 21 22	ammunition do you have for the .22 Rossi? A. Subsonic ammunition. Q. Is there a particular size associated with that or just subsonic ammunition? A. Just subsonic. Q. And then what type of ammunition do you use for	18 19 20 21 22	A. Repeat that. Q. Do you take your Rossi or your shield out of the case that's under your bed? A. Sometimes. Q. Go ahead.
16 17 18 19 20 21	ammunition do you have for the .22 Rossi? A. Subsonic ammunition. Q. Is there a particular size associated with that or just subsonic ammunition? A. Just subsonic.	18 19 20 21	A. Repeat that. Q. Do you take your Rossi or your shield out of the case that's under your bed? A. Sometimes.

	Page 56	Page 58
1	that's under the bed?	1 brand is called Sierra Outdoor. It's the jacket hollow
2	A. I've took it out like around the end of October	2 point.
3	to clean it.	Q. And have you just bought it that one time, or
4	Q. Okay. Any other time?	4 have you replenished and gotten additional ammunition?
5	A. That's it.	5 A. I had one more ammunition, and that was the
6	Q. And how often do you clean your Rossi?	6 a different brand called Hydra-Shok, H-Y-D-R-A-S-H-O-K.
7	A. Whenever I use it, but I haven't used it, so I	7 Q. So that's a different type of ammunition for
8	don't clean it.	8 your Shield?
9	Q. Okay. And then when do you take out your	9 A. Yes.
10	Shield?	Q. And when did you buy that?
11	A. My Shield, I took it out the three times I went	A. I got that the third week of December of 2021.
12	to the gun range and one time for cleaning.	Q. And where did you purchase that?
13	Q. And when was that that you did the cleaning?	13 A. Cabela's.
14	A. That was around around the first week of	Q. And why did you buy the hydra-shok ammunition
15	December.	even though you had the jacket hollow point ammunition
16	Q. So except when you take either of those guns	16 for your Shield?
17	out, whether it's for cleaning or when you take it to the	A. I bought it based on the review of the ammo.
18	range, the case is locked, right?	So I looked for reviews on the ammo to see which one is
19	A. Yes.	good and which one is not, and I just decided to purchase
20	Q. And you said that you keep your ammunition in	20 it.
21	two separate vaults; is that correct?	Q. What did the reviews say that you followed?
22	A. Yes.	22 A. Customers' reviews on the Cabela's website.
23	Q. And when did you purchase the ammunition for	Q. And why did you decide to get the hollow points
24	the Rossi?	24 instead of regular bullets?
	Page 57	Page 59
1		
1	A. I purchased it around the same time I purchased	1 A. They didn't have the bullets the regular
2	A. I purchased it around the same time I purchased the Shield.	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the
2	A. I purchased it around the same time I purchased the Shield.Q. Okay. So is that November of 2021?	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in
2 3 4	 A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. 	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased
2 3 4 5	 A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional 	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point.
2 3 4	 A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? 	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other
2 3 4 5 6	 A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. 	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other 7 ammunition was not in stock, was that the only reason why
2 3 4 5 6 7	 A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? 	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other 7 ammunition was not in stock, was that the only reason why
2 3 4 5 6 7 8	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets?
2 3 4 5 6 7 8	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi?	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the
2 3 4 5 6 7 8 9	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois.	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield.
2 3 4 5 6 7 8 9 10	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that?	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did
2 3 4 5 6 7 8 9 10 11 12	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S.	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other 7 ammunition was not in stock, was that the only reason why 8 you purchased the hollow point bullets? 9 A. That was it. That was when I purchased the 10 Shield. 11 Q. When you a couple weeks later went back, did 12 they have the hydra-shok in stock?
2 3 4 5 6 7 8 9 10 11 12 13	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer?	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other 7 ammunition was not in stock, was that the only reason why 8 you purchased the hollow point bullets? 9 A. That was it. That was when I purchased the 10 Shield. 11 Q. When you a couple weeks later went back, did 12 they have the hydra-shok in stock? 13 A. No. I ordered it online to get it shipped to
2 3 4 5 6 7 8 9 10 11 12 13 14	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment.	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield?	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we haven't discussed about why you wanted to get or why you
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield? A. I purchased it the third week of December. Q. And where did you purchase the ammunition for	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we haven't discussed about why you wanted to get or why you got the hollow points? A. When I went there to buy I was picking up
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield? A. I purchased it the third week of December. Q. And where did you purchase the ammunition for the Shield?	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we haven't discussed about why you wanted to get or why you got the hollow points? A. When I went there to buy I was picking up the Shield, so I ended up just getting that ammo. That's
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield? A. I purchased it the third week of December. Q. And where did you purchase the ammunition for the Shield? A. Cabela's, the same place where I got the	1 A. They didn't have the bullets the regular 2 bullets at the time due to the ammo shortage. So the 3 jacket hollow point, that's the only one they had in 4 stock. So I was just like, "Okay." I just purchased 5 that ammo at that point. 6 Q. So the availability and the fact that the other 7 ammunition was not in stock, was that the only reason why 8 you purchased the hollow point bullets? 9 A. That was it. That was when I purchased the 10 Shield. 11 Q. When you a couple weeks later went back, did 12 they have the hydra-shok in stock? 13 A. No. I ordered it online to get it shipped to 14 that store. 15 Q. Okay. Is there any other reason that we 16 haven't discussed about why you wanted to get or why you 17 got the hollow points? 18 A. When I went there to buy I was picking up 19 the Shield, so I ended up just getting that ammo. That's 20 the only thing they had. I asked for 9 millimeter ammo
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield? A. I purchased it the third week of December. Q. And where did you purchase the ammunition for the Shield? A. Cabela's, the same place where I got the ammunition for the Rossi.	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we haven't discussed about why you wanted to get or why you got the hollow points? A. When I went there to buy I was picking up the Shield, so I ended up just getting that ammo. That's the only thing they had. I asked for 9 millimeter ammo that they have in stock, and the jacket hollow point is
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I purchased it around the same time I purchased the Shield. Q. Okay. So is that November of 2021? A. Yes. Q. Have you restocked and purchased additional ammunition for the Rossi since then? A. No. Q. And where did you purchase the ammunition for the Rossi? A. Cabela's in Gurnee, Illinois. Q. Can you spell that? A. Cabela's, C-A-B-E-L-A'S. Q. Is that a dealer? A. It's a store where they sell hunting equipment. Q. Okay. And when did you purchase the ammunition for the Shield? A. I purchased it the third week of December. Q. And where did you purchase the ammunition for the Shield? A. Cabela's, the same place where I got the ammunition for the Rossi. Q. And what is the ammunition that you have for	A. They didn't have the bullets the regular bullets at the time due to the ammo shortage. So the jacket hollow point, that's the only one they had in stock. So I was just like, "Okay." I just purchased that ammo at that point. Q. So the availability and the fact that the other ammunition was not in stock, was that the only reason why you purchased the hollow point bullets? A. That was it. That was when I purchased the Shield. Q. When you a couple weeks later went back, did they have the hydra-shok in stock? A. No. I ordered it online to get it shipped to that store. Q. Okay. Is there any other reason that we haven't discussed about why you wanted to get or why you got the hollow points? A. When I went there to buy I was picking up the Shield, so I ended up just getting that ammo. That's the only thing they had. I asked for 9 millimeter ammo that they have in stock, and the jacket hollow point is the one that they currently had at the moment. So I just

	Page 60		Page 62
1	Q. And are you aware do you know whether the	1	semi-automatic versus an automatic firearm?
2	jacket hollow point is illegal?	2	A. Pretty much the same standard, 10 rounds.
3	MR. BERGSTROM: Objection to form.	3	Q. So both types of firearms, both the
4	THE WITNESS: That's legal ammo. That was just	4	semi-automatic and the automatic could hold 10 rounds?
5	or else they would have not sold it.	5	A. It could, yes.
6	BY MS. JANG:	6	Q. And how many rounds per second do either the
7	Q. So your basis for thinking that they are legal	7	semi-automatic or the automatic firearms fire?
8	is because they sold the ammunition to you?	8	MR. BERGSTROM: Objection; form.
9	A. Yes. The only ammunition that's illegal is the	9	THE WITNESS: I don't know.
10	armor-piercing rounds and dragon's breath.	10	BY MS. JANG:
11	Q. Would you say that you're knowledgeable about	11	Q. Do you consider a handgun a self-defense
12	firearms?	12	weapon?
13	A. Yes.	13	A. Yes.
14	Q. Do you know what the different types of	14	Q. And why is that?
15	handguns are?	15	A. Mainly it's useful mainly useful for
16	MR. BERGSTROM: Object to form. You can answer,	16	outside just for carrying outside. The house too, but
17	Chris, when I object.	17	mainly for outside.
18	THE WITNESS: Okay. I know different brands,	18	Q. Do you mean outside of your home?
19	different styles of the handgun, different features on	19	A. Yes.
20	it.	20	Q. Okay. Would a handgun also be a good
21	BY MS. JANG:	21	self-defense weapon inside your home?
22	Q. Do you know the difference between a	22	A. Yes.
23	center-fire pistol and a rim-fire pistol?	23	Q. Is that because it's easier to store in a
24	A. Center-fire? Center-fire, rim-fire? No, I	24	location that's readily accessible in an emergency?
21	A. Center-ine: Center-ine, fini-ine: 1vo, f	27	iocation that's readily accessible in an emergency.
	Page 61		Page 63
1	don't know the difference between those.	1	A. Yes.
2	Q. And between a semi-automatic and an automatic,	2	MR. BERGSTROM: Objection.
3	what is your understanding of what an automatic firearm	3	BY MS. JANG:
4	is?	4	Q. I'm sorry. I didn't hear your answer.
5	A. Automatic, you pull the trigger and it just	5	A. Yes.
6	continues firing until you let go of the trigger.	6	Q. Is it also because it can be stored next to
7	Q. What are, if any, advantages of having a	7	your bed?
8	semi-automatic firearm versus an automatic firearm?	8	MR. BERGSTROM: Objection; form.
9	MR. BERGSTROM: Objection; form.	9	THE WITNESS: Well, under my bed.
10	BY MS. JANG:	10	BY MS. JANG:
11	Q. Are there any advantages?	11	Q. And would you agree that it can be used in the
12	MR. BERGSTROM: You can go ahead and answer.	12	house without endangering family members?
13	THE WITNESS: A semi-automatic has more advantage	13	MR. BERGSTROM: Objection; form.
14	than the fully auto because the rate of fire a fully	14	THE WITNESS: Yes.
15	automatic it will continue to fire, which most likely	15	BY MS. JANG:
16	will cause the gun continuing to fire. It might possibly	16	Q. Would you agree that it cannot be easily
17	make the gun a little bit unstable because you're	17	redirected or wrestled away by an attacker?
18	continuing to fire the gun. With a semi, you've got	18	MR. BERGSTROM: Same objection.
19	control in the rate of fire just by pressing the finger	19	THE WITNESS: I don't know.
20	on the trigger each time you fire.	20	BY MS. JANG:
21	BY MS. JANG:	21	Q. And would you agree that it's easier to use by
22	Q. Is there any other reasons?	2.2	those without upper body strength needed to aim a long
23	A. No.	23	gun?
24	Q. And what, if any, is the round capacity of a	24	MR. BERGSTROM: Same objection.

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	1	Glocks, but I don't know which I don't know which
THE WITNESS: NO.		model.
RV MS TANG:		Q. Okay. Would you say handguns are a popular
		choice for self-defense?
		MR. BERGSTROM: Objection; form.
		· · · · · · · · · · · · · · · · · · ·
		THE WITNESS: For outside, yes, but inside, no. BY MS. JANG:
		Q. And why do you say that?
		A. Because inside you're more likely to if you hold it in one hand, you're more likely to make the gun
0 00		
		unstable. You're going to most likely hit an innocent
		bystander. As compared to the rifle, you won't miss that
		much because it's more stable, like easier to handle.
		(Reporter clarification.)
9		THE WITNESS: The rifle is more stable, easier to
·		handle.
		BY MS. JANG:
		Q. So if you were to use either of your guns for
		self-defense while you're in the home, which one would
		you use?
•		A. I would use the Rossi.
		Q. And why?
		A. Because it's less lethal, less likely to kill
Q. So would you agree that for somebody using a	24	someone. I'm just there to stop the attack, not to kill.
Page 65		Page 67
long gun, they would need the upper body strength. And	1	Q. And why are you saying that it would be less
	2	lethal?
handgun?	3	A. Because I don't want to kill someone. I just
MR. BERGSTROM: Same objection.	4	want them I just want them to stop. That will be it.
THE WITNESS: You don't need much strength to carry	5	Q. Couldn't you do the same thing with your
a rifle.	6	handgun?
BY MS. JANG:	7	A. Well, it's a 9 millimeter, and it depends where
Q. And would you agree that it's possible to aim a	8	you aim on the body. It could kill them, it could save
handgun with one hand?	9	them, not save them, it could injure them, or it could
MR. BERGSTROM: Same objection.	10	kill them.
THE WITNESS: No.	11	Q. So would you agree that it depends on where the
BY MS. JANG:	12	attacker or victim was shot where on the body they had an
Q. Do you know other people who have handguns?	13	injury?
A. Some people.	14	A. Yes.
Q. How many people?	15	Q. So it's possible that the rifle could be more
A. About four I know.	16	lethal than your handgun if the injury was in a different
Q. Who are those people?	17	spot where the person would be more injured or where it
A. My relative at the liquor store and then a few	18	would be fatal?
of my brother's friends.	19	MR. BERGSTROM: Objection; form.
Q. Do you know what kinds of handguns they own?	20	THE WITNESS: No.
A. Yes, I do.	21	BY MS. JANG:
	22	Q. So you're saying that if you shot someone in
Q. What are they?		
A. Glock 40 no, Glock 23, 40 caliber. And then	23	the chest with your rifle, it would not be more lethal
	long gun, they would need the upper body strength. And so it would be easier for those types of people to use a handgun? MR. BERGSTROM: Same objection. THE WITNESS: You don't need much strength to carry a rifle. BY MS. JANG: Q. And would you agree that it's possible to aim a handgun with one hand? MR. BERGSTROM: Same objection. THE WITNESS: No. BY MS. JANG: Q. Do you know other people who have handguns? A. Some people. Q. How many people? A. About four I know. Q. Who are those people? A. My relative at the liquor store and then a few of my brother's friends.	BY MS. JANG: Q. You know what a long gun is, right? A. Yes. Q. And would you agree that you need to have both hands and arms to lift a long gun? A. Yes. Q. And would you agree that you need upper body strength to lift the long gun? MR. BERGSTROM: Objection; form. THE WITNESS: Yes. BY MS. JANG: Q. And would you agree that a long gun is heavier than a handgun? MR. BERGSTROM: Same objection. THE WITNESS: Not heavy. It depends on the gun. BY MS. JANG: Q. Would you agree that some long guns are heavier than some handguns? MR. BERGSTROM: Same objection. THE WITNESS: Yeah, I agree. BY MS. JANG: Q. So would you agree that for somebody using a Page 65 long gun, they would need the upper body strength. And so it would be easier for those types of people to use a handgun? MR. BERGSTROM: Same objection. THE WITNESS: You don't need much strength to carry a rifle. BY MS. JANG: Q. And would you agree that it's possible to aim a handgun with one hand? MR. BERGSTROM: Same objection. THE WITNESS: No. BY MS. JANG: Q. And would you agree that it's possible to aim a handgun with one hand? MR. BERGSTROM: Same objection. THE WITNESS: No. BY MS. JANG: Q. And would you agree that it's possible to aim a handgun with one hand? MR. BERGSTROM: Same objection. THE WITNESS: No. BY MS. JANG: Q. Do you know other people who have handguns? A. Some people. Q. How many people? A. About four I know. Q. Who are those people? A. My relative at the liquor store and then a few of my brother's friends.

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1	A. Yes, it'll be less lethal with the .22 caliber	1	it, and it depends on if you use it for hunting or
2	because it's a smaller ammo compared to a 9 millimeter.	2	pleasure or not. An AR is pretty much the same thing.
3	It's bigger ammo with a higher grain, meaning more	3	It could be used for pleasure, hunting, or just
4	gunpowder.	4	collecting.
5	Q. You said the ammo was bigger for the handgun	5	BY MS. JANG:
6	than for the rifle?	6	Q. Okay. So they are similar. So the AR-15 and
7	A. Yes, the 9 millimeter.	7	the Rossi .22 rifle are similar?
8	Q. Are there any circumstances in which a handgun	8	MR. BERGSTROM: Objection; form.
9	would be insufficient for self-defense?	9	THE WITNESS: Similar form but different calibers.
10	A. If it's jammed or one of the parts of the gun	10	BY MS. JANG:
11	just breaks.	11	Q. I'm sorry. I didn't hear your answer.
12	Q. Could the same be true of the rifle?	12	A. Similar but different caliber.
13	A. It depends on the brand of the rifle.	13	Q. What is the caliber of an AR-15?
14	Q. Okay. What about your brand, which is the	14	A. 2.26.
15	Rossi .22?	15	Q. And you said the caliber of your Rossi rifle
16	A. It won't break as long as I maintain it.	16	is .22?
17	Q. Do you read any magazines dedicated to	17	A. It's .22, small ammo.
18	firearms?	18	Q. Okay. So besides the difference in the caliber
19	A. No.	19	of an AR-15 and the Rossi rifle that you own, is there
20	Q. And do you read any websites or go to any	20	any other difference?
21	websites dedicated to firearms?	21	MR. BERGSTROM: Objection; form.
22	A. A few websites.	22	THE WITNESS: The stock. That's it. It's not that
23	Q. Let me actually just go back. What platform is	23	similar well, similar but not that much the same.
24	your rifle based on?	24	BY MS. JANG:
	Dago 60		Page 71
	Page 69		Page 71
1	A. Platform? I don't know.	1	Q. And what do you mean by stock, that the stock
2	Q. Is it similar to an AR-15?	2 3	is different? A. How the stock looks. The stock of the Rossi is
4	MR. BERGSTROM: Objection; form. THE WITNESS: No.	4	
5	BY MS. JANG:	5	pretty much different than the AR, how it's built and customized.
6	Q. And why is it not similar to an AR-15?	6	Q. Okay. So other than the stock and the caliber
7	A. Because the stock and how the rifle is built is	7	difference, the AR-15 and the Rossi .22 rifle that you
8	way different than an AR, more like a hunting rifle.	8	own are similar?
9	Q. Which one is more like a hunting rifle?	9	MR. BERGSTROM: Objection; form.
10	A. The Rossi is.	10	THE WITNESS: I don't know.
11	Q. And why do you say the Rossi is more like a	11	BY MS. JANG:
12	hunting rifle?	12	Q. Would you agree that there are more
13	A. Because it's built for hunting game.	13	similarities than the caliber and stock difference of
14	Q. Okay. Did you earlier say that you thought the	14	those two firearms?
15	Rossi would be better than your handgun if you had to use	15	MR. BERGSTROM: Objection; form.
16	some firearm for self-defense?	16	THE WITNESS: No.
17	A. Yes.	17	BY MS. JANG:
18	Q. But you also just said the Rossi .22 rifle is	18	Q. Are there any other differences?
19	more like a hunting rifle?	19	A. Depends on where the weapon is built? One.
20	A. Hunting rifle/self-defense.	20	Second, is how it's customized, how the gun is how
21	Q. And describe what you mean when you said that a	21	it's built, the parts, functions differently, different
22	Rossi is more like a hunting rifle and an AR-15 is not.	22	magazine clip. And that's the difference I can name at
23	MR. BERGSTROM: Objection; form.	23	the moment.
24	THE WITNESS: Well, a Rossi, it depends how you use	24	Q. But you said both the Rossi rifle you have and
			•

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1	the AR-15, they can both be used for hunting. That's	1	BY MR. BERGSTROM:
2	what you said, correct?	2	Q. Are you saying it's less likely to be a fatal
3	A. Yes.	3	wound and less likely to hit arteries as compared to the
4	Q. And you said that both firearms can be used for	4	.22 caliber bullet?
5	self-defense?	5	A. Yeah, because the .22 caliber, you won't
6	A. Yes.	6	you'll get hit and you won't feel it. It'll feel almost
7	O. So what's the difference between the size of	7	like an airsoft gun.
8	the bullets for both firearms?	8	O. It'll feel like a what?
9	A. Bullets, the .22 caliber is a little bit	9	
10	,	10	A. More like an airsoft gun. Like, you won't feel
	smaller and a little bit a little bit cylinder round;	11	anything when you get hit. Like, you won't feel like you
11	whereas, the AR-15 bullets are a little bit longer but	12	got shot. That's what I'm saying.
12	skinnier.		Q. So the .22 caliber bullet is less likely to be
13	Q. And is there a difference in the speed that the	13	fatal, right?
14	bullets are fired?	14	A. Yes.
15	MR. BERGSTROM: Objection; form.	15	Q. So it's less likely to be fatal as compared to
16	THE WITNESS: No.	16	the AR-15 bullet?
17	BY MS. JANG:	17	MR. BERGSTROM: Objection; form.
18	Q. And is there a difference in the stopping power	18	THE WITNESS: They're both less likely to be fatal.
19	for both of those types of firearms or bullets?	19	Again, it all depends on the circumstances, such as
20	MR. BERGSTROM: Same objection.	20	victim's body weight and where they've been hit.
21	THE WITNESS: No.	21	BY MS. JANG:
22	BY MS. JANG:	22	Q. Do you have an opinion as to which weapon
23	Q. And is there a difference in the amount of	23	and this is versus the Rossi rifle that you currently own
24	damage that both firearms or the two different types of	24	versus an AR-15. Do you have an opinion as to which one
	Page 73		Page 75
1	bullets can render?	1	is more dangerous?
2	MR. BERGSTROM: Same objection.	2	MR. BERGSTROM: Objection; form.
3	THE WITNESS: Yeah.	3	THE WITNESS: In my opinion, none of them are
4	BY MS. JANG:	4	dangerous.
5	Q. Okay. And what's the difference in the damage	5	BY MS. JANG:
6	that can be caused?	6	Q. But you said one is more likely to injure the
7	MR. BERGSTROM: Objection; form.	7	arteries and more likely to be fatal?
8	THE WITNESS: Not much, but, again, where you hit	8	A. Yeah.
9	where you hit the person in the body, that's where it	9	Q. And why do you say that neither of those
10	depends where the damage is.	10	firearms are dangerous?
11	BY MS. JANG:	11	A. Because it depends on the person who's handling
12	Q. But the location of where the bullet goes, it	12	it.
13	just depends on the shooter, right? Whether they're	13	Q. So are you essentially saying that it depends
	shooting — whether they have better aim or worse aim,	14	on where the victim is shot?
14 15			
16	whether or not they're using any type of firearm? A. Yeah.	15 16	A. No. I'm talking about depending on who handles the firearm.
17		17	
	Q. So is the AR-15 you said the bullets are		Q. Okay. So in what instances would a firearm be
18	longer and skinnier; is that correct?	18	dangerous depending on who the shooter is?
19	A. Yes.	19	MR. BERGSTROM: Objection; form.
20 21	Q. So what are the advantages, if any, or	20	THE WITNESS: Actually, I was trying to clarify the
/ /	disadvantages of having a longer and skinnier bullet?	21 22	question. I was saying depending on the person's intent
		1 //	on how they're going to use that firearm. That's how I
22	MR. BERGSTROM: Objection; form.		
	MR. BERGSTROM: Objection; form. THE WITNESS: Less likely to hit arteries. It's less likely to be a fatal wound.	23	was trying to answer. BY MS. JANG:

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1	Q. Okay. What do you mean by the shooter's	Q. Is it your understanding that it's common to
2	intent?	own an assault weapon?
3	A. Like intent to harm somebody, to commit a	3 MR. BERGSTROM: Objection; form.
4	crime. That's when it becomes dangerous.	4 THE WITNESS: Not that common.
5	Q. So if the shooter intended to kill somebody,	5 BY MS. JANG:
6	that's when it would be more dangerous?	6 Q. And why do you say that?
7	A. Not the gun, but the person holding it will be.	7 A. Because some states have some counties or
8	Q. What about if the injury was on the same spot?	8 states have banned assault weapons. So that's why I'm
9	So for instance, the shooter used an AR-15 and shot	9 saying it's not common.
10	somebody in the leg versus a shooter used the Rossi .22	Q. Do you know how many assault weapons are owner
11	rifle and shot somebody in the leg. Comparing those two	by people in the United States?
12	injuries on the same part of the body and say that the	12 MR. BERGSTROM: Objection; form.
13	shooter has the same intent.	13 THE WITNESS: I don't know.
14	MR. BERGSTROM: Objection; form.	14 BY MS. JANG:
15	THE WITNESS: It won't produce the same injury. As	Q. How would you define an assault weapon?
16	long as it doesn't get hit near any artery or anywhere in	16 MR. BERGSTROM: Objection; form.
17	the arteries that are more likely to be fatal.	17 THE WITNESS: I don't know.
18	BY MS. JANG:	18 BY MS. JANG:
19	Q. Okay. So in that example, if two people were	Q. Are you aware of the Cook County ordinance
20	hit in the same spot, they were both hit the leg, but one	20 banning assault weapons?
21	was hit by an AR-15 and one was hit by a Rossi .22 rifle,	A. Yes, the assault weapons ban.
22	would there be any difference in their injuries?	Q. And do you want to buy an assault weapon?
23	MR. BERGSTROM: Objection; form. You can answer,	A. If it was legal, yes.
24	Christopher.	Q. And is an AR-15 an assault weapon?
1	THE WITNESS: I'm sorry. I said no.	1 MR BERGSTROM: Objection; form 2 THE WITNESS: More like a semi-automatic rifle
2	·	1 MR BERGSTROM: Objection; form 2 THE WITNESS: More like a semi-automatic rifle 3 BY MS JANG:
	BY MS. JANG:	THE WITNESS: More like a semi-automatic rifle BY MS JANG:
2	BY MS. JANG: Q. And you said so there would be no	THE WITNESS: More like a semi-automatic rifle BY MS JANG:
2 3 4	BY MS. JANG:	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a
2 3 4 5	BY MS. JANG: Q. And you said so there would be no difference? A. No, there won't be.	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a semi-automatic rifle? A Yes, it is
2 3 4 5 6	BY MS. JANG: Q. And you said so there would be no difference?	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a semi-automatic rifle? A Yes, it is
2 3 4 5 6 7	BY MS. JANG: Q. And you said — so there would be no difference? A. No, there won't be. Q. Okay. You said that you have gone to websites	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a semi-automatic rifle? A Yes, it is Q. So is your Rossi an assault weapon?
2 3 4 5 6 7 8	BY MS. JANG: Q. And you said — so there would be no difference? A. No, there won't be. Q. Okay. You said that you have gone to websites dedicated to firearms?	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a semi-automatic rifle? A Yes, it is Q. So is your Rossi an assault weapon? MR BERGSTROM: Objection; form
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	BY MS. JANG: Q. And you said so there would be no difference? A. No, there won't be. Q. Okay. You said that you have gone to websites dedicated to firearms? A. Yes, I have. Q. And what websites have you gone to? A. I've gone to the Wikipedia just to look up firearms' names, and there's another site called IMFDB, Internet Movie Firearm Database. Q. Okay. Any other websites? A. That's it.	THE WITNESS: More like a semi-automatic rifle BY MS JANG: Q. But the Rossi you have, is that also a semi-automatic rifle? A Yes, it is Q. So is your Rossi an assault weapon? MR BERGSTROM: Objection; form THE WITNESS: No, it isn't Assault weapon is a loose term BY MS JANG: Q. And what do you mean by that? A Meaning the problem with that is it could be defined as anything that's semi-automatic is considered an assault weapon
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	Page 80		Page 82
1 want to purchase one, rig	ght?	1	Israel military, which they they had advanced
2 A. Yes, I would.		2	weaponry. It makes the gun more safer and efficient and
3 Q. And which one w	ould you want to buy?	3	more stable, less likely to fail.
4 A. My preferred one i		4	Q. So you already have the rifle, as well as your
5 G-A-L-I-L.		5	handgun for self-defense; is that correct?
6 Q. Galil?		6	A. Yes.
7 A. Yes.		7	Q. And what other uses would you have for the
8 O. And what about i	t makes it an assault weapon?	8	Galil?
9 A. Because it is similar	•	9	A. The Galil I'm most likely to use at the range,
	It weapon along with the AR.	10	to be honest.
• •	it's categorized both the AR	11	Q. Okay. So you wouldn't really use the Galil for
- •	ized as an assault weapon?	12	self-defense?
13 MR. BERGSTROM: (- 1	13	MR. BERGSTROM: Objection; form.
	use the stock because the stock	14	THE WITNESS: Well, if two of my firearms are out of
	s to it are such as the like	15	commission, then I would have to use it.
16 recoil and the the recoil		16	BY MS. JANG:
the stock is why is why		17	Q. What do you mean if they're "out of
18 weapon.	,	18	commission"?
19 BY MS. JANG:		19	A. Meaning if the part is broken and each of those
	vn a semi-automatic rifle,	20	firearms are like make it inoperable, such as the
21 which is the Rossi.	vii a sciiii-automatic i iiic,	21	barrel or something, like something in the gun that
	ant a Galil, which is also	22	breaks, and that's when I would have to use the Galil.
23 is a Galil also a semi-auto	' ·	23	Q. And how would you know that the two firearms
24 A. Yes, it is.	mate inc.	24	you currently own are not working?
24 A. 105, It is.			you currently own are not working:
	Page 81		Page 83
1 Q. So why do you wa	nt another semi-automatic	1	A. Rust, a crack in the barrel, ammunition stuck,
2 rifle? Why do you want	the Galil?	2	or rust built into the firearm.
 A. To add to my collect 	etion.	3	Q. So if you needed a gun for self-defense, you
4 Q. And what do you	mean by that?	4	would first try to use either your Rossi or your rifle or
5 A. Just to add to my fi	rearms I own.	5	your handgun, right?
6 Q. Do you want to ov	vn additional firearms?	6	MR. BERGSTROM: Objection; form.
7 A. Yes.		7	THE WITNESS: Yes, I would use
8 Q. To add to your col	llection?	8	BY MS. JANG:
9 I'm sorry. Did you	provide an answer?	9	Q. Yes, you would use the rifle or the handgun
10 A. Yes. I'm sorry. I sa	aid yes.	10	versus the Galil?
11 Q. And how many fir	rearms would you like to have in	11	A. The rifle and the handgun first.
your gun collection?		12	Q. Your rifle, is there anything wrong with it?
13 A. Whatever firearm I	just like, not going to be	13	Is it still working?
14 many. So just whatever fir	rearm I just like. It could be	14	A. No. It's working fine.
just 5, it could be 10. It just	st depends.	15	Q. And your handgun, the Shield, is that working?
16 Q. And what firearm	s do you like?	16	A. No. It's working.
17 A. I don't know. I'm s	till looking.	17	Q. And so those two firearms are sufficient for
	features that make a firearm a	18	self-defense, right?
19 firearm that you like?		19	A. They're sufficient.
A. It's not really the fe	atures that I like, just	20	Q. So are there any other reasons why you want to
21 the way it's designed.	-	21	have a Galil?
•	cular or specific reason why	22	A. No.
you want to buy a Galil?	-	23	Q. So would it be fair to say that you want to
, , , , , , , , , , , , , , , , , , ,	vas made in made in the	24	purchase the Galil to just add to your gun collection?
A. Manny occause it v	vas made m made m die	-77	par chase the Gam to Just and to your gun conection?

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1	MR. BERGSTROM: Objection; form.	1	then properly use it when there's an imminent threat that
2	THE WITNESS: Gun collection and just to see how it	2	could produce great bodily harm resulting in serious
3	is at the gun range.	3	injury or death
4	MS. JANG: Can we take a break for five minutes?	4	BY MS JANG:
5	Off the record.	5	Q. And would you agree that it's dangerous if it's
6	(Discussion off the record.)	6	in the wrong hands?
7	(A recess was taken.)	7	MR BERGSTROM: Objection
8	BY MS. JANG:	8	THE WITNESS: To a criminal, yes
9	Q. Your Galil that you would like to purchase,	9	BY MS JANG:
10	what is the round capacity for that?	10	Q. Have you seen a gunshot wound in person? Not
11	A. I believe it was about 15.	11	on video or not on TV, not on the Internet.
12	Q. So is that a large magazine size?	12	MR BERGSTROM: I'm going to object as to relevance
13	A. Yeah.	13	THE WITNESS: No
14	MR. BERGSTROM: Christopher, you can answer.	14	BY MS JANG:
15	THE WITNESS: Yes, it's a large magazine size.	15	Q. Would it be fair to say you don't have any
16	BY MS. JANG:	16	experience with people who have had gunshot wounds then?
17	Q. And would you store it with the other two	17	A No I've known one person who had a gunshot
18	firearms that you have?	18	wound
19	A. No. I would buy a vault at that point.	19	Q. What do you mean you know a person with a
20	Q. And would you store it loaded or unloaded?	20	
21	A. Unloaded.	21	gunshot wound?
22	Q. And where would you store the ammunition?	22	A Well, I know he got shot, but I never seen
23	A. The compartment where I originally stored	23	the well, I seen the bullet wound, the after, but not
24	where I originally stored my weapons, in that storage		during when he got shot
24	where i originary stored my weapons, in that storage	24	Q. Okay. So you said you did not see the bullet
	Page 85		Page 87
1	case under my bed.	1	wound until after the wound healed?
2	Q. Okay. So you would store the ammunition for	2	A. Yeah.
3	your Galil with your Rossi and your handgun?	3	Q. And who was this person?
4	A. Not with the gun, but separate.	4	A. One of my best friends' younger brother.
5	Q. And then where would you store your rifle and	5	Q. And what's his name?
6	your handgun that you currently have?	6	A. His name is Moie (phonetic).
7	A. After I purchased the vault, I would store	7	Q. Is that his first name?
8	it actually, I would store it with the Galil.	8	A. Yeah.
9	Q. Oh, all three firearms in your vault?	9	Q. What's his last name?
10	A. Yeah, in my vault. The ammo would be just	10	A. Ognubbni, O-G-N-U-B-B-N-I.
11	separated.	11	Q. And when did he get shot?
12	Q. And what type of ammunition would you purchase	12	A. It was around I believe April of 2018.
13	for your Galil?	13	Q. Where was it?
14	A. I don't know.	14	A. It was in it was on, if I remember
15	Q. And can you describe what you believe	15	correctly, Rockwell and Rockwell and Thorndale.
16	responsible ownership of an assault weapon or the Galil	16	Q. And what happened?
17	would be?	17	A. We were walking and there possibly was a
18	MR. BERGSTROM: Objection; form.	18	shootout with another group of people, and a bullet just
19	THE WITNESS: Repeat that question.	19	came towards his direction and hit him in the stomach.
20	BY MS. JANG:	20	He got caught in the crossfire.
21	Q. Can you describe what you believe responsible	21	Q. Was he in a car or was he out?
22	ownership of an assault weapon would be?	22	A. Just walking.
23	MR. BERGSTROM: Same objection.	23	Q. And how did you you were not there, right?
	THE WITNESS: It will be to properly store it and	24	A. I wasn't.
24			

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1	Q. So you did not participate in the shootout?	1	Q. Do you know if they got convicted?
2	A. No.	2	A. No.
3	Q. And how did you know that it was a shootout?	3	Q. Do you know if they got arrested?
4	A. My best friend told me, his brother.	4	A. No.
5	Q. And did that person that got shot participate?	5	Q. So not in person, but either on the video or on
6	A. No.	6	the Internet have you seen any real gunshot wound?
7	Q. And did your friend participate in the	7	A. On the Internet, yeah.
8	shootout?	8	Q. Where? Where on the Internet?
9	A. No.	9	A. On YouTube.
10	Q. And how did you find out about this incident?	10	Q. Which channels?
11	A. My friend texted me and told me he got shot,	11	A. One channel is called Bloody Chicago. It's
12	but he was okay. So I went to visit him at the hospital.	12	like a journalist who goes into scenes of aftermath
13	Q. So when you visited him at the hospital, did he	13	shootings.
14	already have his wound treated at that time?	14	Q. Okay. So that journalist goes to the scenes
15	A. Yes.	15	after the shooting has taken place?
16	Q. Do you know what type of firearm it was that he	16	A. Yeah, after the scene or during yeah, after
17	was shot with?	17	the scene when the police tape up and do their
18	A. No.	18	investigation.
19	Q. Do you know if it was a handgun?	19	Q. Do they show any video of when the injury
20	A. No, I don't know.	20	happens?
21	Q. Do you know if it was an assault weapon?	21	A. Injury happening, no. But they do show the
22	A. No, I don't know.	22	they show, like, the people getting taken in the
23	Q. And do you know what kind of bullet it was?	23	ambulance. That's it.
24	A. No.	24	Q. So do they actually show the gunshot wound?
	- 00		
	Page 89		Page 91
1	Q. And how was the wound that you saw after it was	1	A. Not the wound but the person getting wounded.
2	treated?	2	Q. At the moment that they get shot or after they
3	A. The wound was a little bit round. It was like	3	get shot?
3 4	A. The wound was a little bit round. It was like a little round circle.	3 4	get shot? A. After.
3 4 5	A. The wound was a little bit round. It was like a little round circle.Q. Where was the wound located?	3 4 5	get shot? A. After. Q. So do you mean they show the wounded person on
3 4	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. 	3 4	get shot? A. After.
3 4 5	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? 	3 4 5	get shot? A. After. Q. So do you mean they show the wounded person on
3 4 5 6 7 8	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. 	3 4 5 6 7 8	get shot? A. After. Q. So do you mean they show the wounded person on video
3 4 5 6 7 8	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. 	3 4 5 6 7	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels?
3 4 5 6 7 8	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed 	3 4 5 6 7 8	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot?
3 4 5 6 7 8	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. 	3 4 5 6 7 8	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels?
3 4 5 6 7 8 9	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? 	3 4 5 6 7 8 9	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q. — after they get shot? And any other YouTube channels? A. That's it.
3 4 5 6 7 8 9 10	 A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. 	3 4 5 6 7 8 9 10	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any
3 4 5 6 7 8 9 10 11	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of?	3 4 5 6 7 8 9 10 11	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound?
3 4 5 6 7 8 9 10 11 12	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the	3 4 5 6 7 8 9 10 11 12 13	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No.
3 4 5 6 7 8 9 10 11 12 13	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound.	3 4 5 6 7 8 9 10 11 12 13 14	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like
3 4 5 6 7 8 9 10 11 12 13 14	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital?	3 4 5 6 7 8 9 10 11 12 13 14 15	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that?
3 4 5 6 7 8 9 10 11 12 13 14 15	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks.	3 4 5 6 7 8 9 10 11 12 13 14 15 16	get shot? A. After. Q. So do you mean they show the wounded person on video A. No. Q after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No.
3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks. Q. And it was just the one bullet that he got hit	3 4 5 6 7 8 9 10 11 12 13 14 15 16	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No. Q. Have you seen any photographs or other images
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks. Q. And it was just the one bullet that he got hit with?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No. Q. Have you seen any photographs or other images of real gunshot wounds?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks. Q. And it was just the one bullet that he got hit with? A. Yes.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No. Q. Have you seen any photographs or other images of real gunshot wounds? A. No.
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks. Q. And it was just the one bullet that he got hit with? A. Yes. Q. Is there any other gunshot wound that you've	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No. Q. Have you seen any photographs or other images of real gunshot wounds? A. No. Q. Have you been a victim of a violent crime?
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. The wound was a little bit round. It was like a little round circle. Q. Where was the wound located? A. Stomach. Q. Do you know if it hit any organs? A. No, it didn't hit any organs. It missed some it missed some organs. Q. Did your friend have surgery? A. Yes. Q. Do you know what of? A. Bacterial infection after the after the treatment of the wound. Q. Do you know how long he was at the hospital? A. For a few weeks. Q. And it was just the one bullet that he got hit with? A. Yes. Q. Is there any other gunshot wound that you've personally seen?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	get shot? A. After. Q. So do you mean they show the wounded person on video — A. No. Q. — after they get shot? And any other YouTube channels? A. That's it. Q. And any other places on the Internet? Any other websites that you've seen a real gunshot wound? A. No. Q. Have you seen a gunshot wound otherwise, like on TV shows or something like that? A. No. Q. Have you seen any photographs or other images of real gunshot wounds? A. No. Q. Have you been a victim of a violent crime? A. No.

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1	Q. That's correct, right?	1 Q. Have you ever personally been impacted by a
2	A. Yes, correct.	2 mass shooting?
3	Q. Did you ever pull or brandish a firearm in	3 A. No.
4	self-defense?	4 Q. Do you have any concern that a mass shooting
5	A. No.	5 may occur at a public event you're attending or a publ
6	Q. Were you ever present in a situation where	6 place where you're present?
7	someone else did in self-defense?	7 A. No.
8	A. No.	8 Q. Do you have any knowledge generally about the
9	Q. Have you ever heard of an assault weapon being	9 fatality rate of shootings when an assault weapon is us
10	misused?	10 versus a non-assault weapon?
11	A. Yeah.	11 A. No.
12	Q. Okay. When?	12 Q. You don't have any kids, right?
13	A. Like heard of it?	13 A. No.
14	Q. Yes.	14 Q. But do you have any relatives that are in
15	A. Like the news, mostly criminals that misuse it.	15 school?
16	Q. And what have you heard on the news of an	16 A. No.
17	assault weapon being misused?	17 Q. Do you have any concern generally that a
18	A. Mostly criminals that are shooting other	18 shooting may happen at a school?
19	criminals, mass not mass shootings but shootouts or	19 A. Not really.
20	there's shootouts and that's it.	20 MS. JANG: Can we take two minutes?
21	Q. Are these shootouts in Cook County?	21 (A recess was taken.)
22	A. Mostly in Cook County but South Side.	MS. JANG: We have no further questions. We thank
23	Q. Do you acknowledge that these assault weapons	23 you very much for your time.
24	can be more dangerous than a non-automatic pistol?	24 MR. BERGSTROM: All right. I'm not going to ask at
	Page 93	Page 9
1	MR. BERGSTROM: Objection; form.	1 questions, but we'll reserve signature.
2	THE WITNESS: No.	2 MS. JANG: We would like to order; PDF, pleas
3	BY MS. JANG:	3 MR. BERGSTROM: Us, too.
4	Q. But you have heard of assault weapons being	4 (Deposition concluded at 1:00 p m.)
5	misused in these shootouts that occur in Cook County,	5
6	right?	6
7	A. Some, but not at all.	7
8	Q. What is your understanding of how shootings or	8
9	shootouts can be different when an assault weapon is used	9
10	versus when a non-assault weapon is used?	10
11	MR. BERGSTROM: Objection; form.	11
12	THE WITNESS: Shootouts are just similar to the	12
13	handgun and pistols. They're pretty much the same.	13
14	BY MS. JANG:	14
15	Q. So you don't believe that there are any	15
16	differences when assault weapons are used versus	16
17	non-assault weapons are used in a shootout?	17
18	MR. BERGSTROM: Objection; form.	18
19	THE WITNESS: There are no differences.	19
20	BY MS. JANG:	20
21	Q. Do you have any knowledge as to the number of	21
22	people that are injured or killed when an assault weapon	22
23	is used versus a non-assault weapon?	23
24	A. No.	24
	-	

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 1
                IN THE UNITED STATES DISTRICT COURT
                   NORTHERN DISTRICT OF ILLINOIS
 2
                         EASTERN DIVISION
 3
     CUTBERTO VIRAMONTES, et al.,
 4
                      Plaintiffs,
 5
                                        No. 1:21-CV-04595
          -vs-
 6
     THE COUNTY OF COOK, et al.,
                      Defendants.
 8
 9
               I, Christopher Khaya, being first duly sworn,
10
     on oath say that I am the deponent in the aforesaid
     transcript of my deposition taken February 14, 2022,
     consisting of pages 6 through 95, taken at the aforesaid
11
     time and place and that the foregoing is a true and
     correct transcript of my testimony so given.
12
13
           Corrections have been submitted
14
15
             No corrections have been submitted
16
17
18
              Christopher Khaya, Deponent
19
20
     SUBSCRIBED AND SWORN TO
21
                         day
     before me this
22
     of
                           , A.D., 2022.
23
          Notary Public
24
```

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 1
     NORTHERN DISTRICT OF ILLINOIS
     EASTERN DIVISION
 2
     STATE OF ILLINOIS
 3
                                            SS:
     COUNTY OF COOK
 4
 5
          I, Aneesha L. Williams, Registered Professional
 6
 7
     Reporter in and for the County of Cook, State of
     Illinois, do hereby certify that on the 14th day of
 8
 9
     February, 2022, the deposition of witness, CHRISTOPHER
     KHAYA, called by the Defendants, was taken before me,
10
11
     reported stenographically and was thereafter reduced to
     typewriting through computer-aided transcription.
12
          The said witness, CHRISTOPHER KHAYA, was first duly
13
     sworn to tell the truth, the whole truth, and nothing but
14
     the truth, and was then examined upon oral
15
16
     interrogatories.
17
          I further certify that the foregoing is a true,
     accurate and complete record of the questions asked of
18
19
     and answers made by the said witness, at the time and
20
     place hereinabove referred to.
21
          The signature of the witness was not waived by
22
     agreement.
23
          Pursuant to Rule 30(e) of the Federal Rules of Civil
24
     Procedure for the United States District Courts, if
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1	deponent fails to read and sign this deposition
2	transcript within 30 days or make other arrangements for
3	reading and signing thereof, this deposition transcript
4	may be used as fully as though signed, and the instant
5	certificate will then evidence such failure to read and
6	sign this deposition transcript as the reason for
7	signature being waived.
8	The undersigned is not interested in the within
9	case, nor of kin or counsel to any of the parties.
10	Witness my official signature as a Registered
11	Professional Reporter, in and for Cook County, Illinois
12	on this 4th day of March, 2022.
13	E PADTCA OF
14	
15	Anelsha L. Williams,
16	Certified Shorthand Reporter License No. 084-004443
17	Royal Reporting Services
18	161 North Clark Street Suite 3050
19	Chicago, Illinois 60601
20	
21	
22	
23	
24	

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All the appearing to May Self

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1	IN THE UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION
3	
4	CUTBERTO VIRAMONTES, et al.,)
	Plaintiffs,
5	-vs- No. 1:21-CV-04595
6	THE COUNTY OF COOK, et al.,
7	Defendants.
8)
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10	on oath say that I am the deponent in the 2022,
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16	currell
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20	The state of the s
	before me this 28th day
2:	SONIA REYES OFFICIAL SEAL
2:	Notary Public My Commission Expires September 02, 2025
24	